### INTERLOCAL AGREEMENT FOR PROVISION OF DISTRICT COURT SERVICES BETWEEN KING COUNTY AND THE CITY OF SHORELINE

Shoreline City Clerk Receiving Number

THIS INTERLOCAL AGREEMENT ("Agreement") FOR PROVISION OF DISTRICT COURT SERVICES BETWEEN KING COUNTY ("Gounty") AND THE CITY OF SHORELINE ("City") is entered on this 22 day of 12, 2006. Collectively, the County and the City are referred to as the "Parties." "dities" refers to all Cities that have signed an Agreement for District Court Services to begin January 1, 2007.

Whereas, the City and County are currently parties to an Interlocal Agreement for Provision of District Court Services between the County and the City effective January 1, 2005 through December 31, 2006 ("Existing Agreement"); and,

Whereas, the Parties have developed by consensus a District Court Operational Master Plan that provides the background and foundation for this Agreement; and,

Whereas, the Parties support the District Court's mission statement that recognizes the value of working together to provide an accessible forum for the fair, efficient, and understandable resolution of civil and criminal cases and maintaining an atmosphere of respect for the dignity of individuals; and,

Whereas, the County values the City as a customer and intends to provide a predictable level and quality of service; and,

Whereas, it is the intent of the Parties to establish mechanisms within this Agreement to ensure court service, case processing and court operations are delivered as consistently as possible within each court and across the District Court system; and,

Whereas, the Parties have established within this long term Agreement a process under which District Court services, facilities, and costs can be mutually reviewed; and,

Whereas, consistent with Recommendation #8 of the 2005 District Court Operational Master Plan, the County will continue to support a unified, Countywide District Court, utilizing existing facilities, to provide for a more equitable and cost effective system of justice for the citizens of King County. Pursuant to the 2005 District Court Operational Master Plan, the County will:

- A. Ensure Court facilities promote system efficiencies, quality services and access to justice,
- B. Consolidate District Court facilities that exist in the same city,
- C. Reconsider facilities if there are changes with contracting cities or changes in leases,
- D. Work with the Cities to develop a facility master plan as it relates to the District Court; and,

Whereas, the Parties are replacing the Existing Agreement with a long term agreement which provides sufficient revenue to the County to allow for the continued provision of District Court services and provides the City with a service level commensurate with that revenue;

NOW THEREFORE, in consideration of the mutual covenants contained herein, the sufficiency of which is hereby acknowledged, the Parties agree as follows:

### 1.0 Term

- 1.1 This Agreement shall be effective as of January 1, 2007 and shall remain in effect for an initial term of five years ending on December 31, 2011, provided that unless terminated or alternately extended pursuant to this Agreement, this Agreement shall be automatically extended upon the same terms and conditions for a second five year term commencing January 1, 2012, and ending on December 31, 2016. In addition, this Agreement shall automatically extend upon the same terms and conditions for a third five year term thereafter (commencing January 1, 2017, and expiring on December 31, 2021), unless terminated or alternately extended as provided herein.
- 1.2 Termination and Notice of Termination. This Agreement is terminable by either party without cause and in its sole discretion if such party provides written notice to the other party no later than 18 months prior to the expiration of the five year term then running. For the initial five year term, notice shall be provided no later than June 30, 2010. For the second five year term, notice shall be provided no later than June 30, 2015. For the third five year term, notice shall be provided no later than June 30, 2020. For each of the five year terms, the termination shall be effective at the end of the five year term then running.
- 1.3 Extension pending conclusion of negotiations with respect to amending Agreement. The Parties may agree in writing to extend the term of this Agreement upon the same terms and conditions if the Parties are negotiating in good faith for changes to the Agreement. The extension shall be such that termination occurs not less than 18 months after the end of good faith negotiations. The end of good faith negotiations may be declared in writing by either party. Following such declaration, there shall be a 30 day period in which either party may provide written notice to the other party of its intent to terminate this Agreement at the end of the extended Agreement term.

### 2.0 Services; Oversight Committees

2.1 District Court Services Defined. The County and District Court shall provide District Court Services for all City cases filed by the City in King County District Court. District Court Services as used in this Agreement shall mean and include all local court services imposed by state statute, court rule, City ordinance, or other regulations as now existing or as hereafter amended, including but not limited to the services identified in Sections 2.1 through 2.2.7. Nothing in this Agreement shall permit the City to regulate

the administration of the court or the selection of particular judges to hear its cases by city ordinance.

- 2.2 The Parties recognize that GR 29 requires that the ultimate decision making authority regarding the management and administration of the Court rests with the Presiding Judge and/or the Division Presiding Judge, and the Parties recognize that the duties imposed by GR 29 are non-delegable except as provided otherwise in GR 29. The provisions of Sections 2.1 through 2.2.7 of this Agreement are subject to GR 29 and the non-delegable duties and responsibilities of the Presiding Judge and/or the Division Presiding Judge contained therein.
  - 2.2.1 Case Processing and Management. The County and District Court shall remain responsible for the filing, processing, adjudication, and penalty enforcement of all City cases filed, or to be filed, by the City in District Court, whether criminal or civil. Such services shall include but not be limited to: issuance of search and arrest warrants; the conduct of motions and other evidentiary hearings; pre-trial hearings; discovery matters; notifications and subpoenaing of witnesses and parties prior to a scheduled hearing; providing to the City prosecutor (and contract City prosecutor who has signed the required Department of Licensing confidentiality agreement), complete court calendars, defendants criminal histories ("DCH"), abstracts of driving records ("ADR"), and other documentation necessary to efficient caseload management prior to a scheduled City court calendar; the conduct of bench and jury trials; pre-sentence investigations: sentencing; post-trial motions; the duties of the courts of limited jurisdiction regarding appeals; and any and all other court functions as they relate to municipal cases filed by the City in District Court. Upon mutual agreement of the City and the District Court, the District Court may provide some or all of the documents and information required under this section to the City by alternative means, such as electronic files.
  - 2.2.2 <u>Changes in Court Processing</u>. Except when determined by the Presiding Judge that a shorter notice period is necessary, the District Court shall provide the City's designated representative(s) of the Court Facility Management Review Committee ("CFMRC") with two months notice by U.S. Mail or e-mail prior to changes in Court processing procedures that directly impact City operations in order to provide the City with adequate time to assess the effect of proposed changes on City operations, unless a shorter timeframe for notice is mutually agreed upon by the Parties through the CFMRC.
  - 2.2.3 <u>Customer Service Standards</u>. The District Court shall provide a means for the public to contact the Court by telephone, including transferring the caller to a particular Court facility if requested, and front counter access to each Court facility during regular business hours, without lengthy wait. The District Court Management Review Committee ("DCMRC") shall establish

performance measures and standards for telephone and front counter access, including reporting requirements. The District Court shall make reasonable efforts to meet or exceed the standards. In the event the District Court fails to meet the standards, the District Court shall draft an action plan and submit it to the DCMRC for consideration and direction. In order to minimize workload on District Court staff, the City prosecutor and paralegal staff shall continue to have access to the District Court court files in order to most efficiently obtain copies and other necessary information.

- 2.2.4 Probation Services. The County shall provide probation services unless a City opts to provide its own probation services and notifies the County in writing that it does not wish the County to provide probation services at least six months prior to the effective date of this Agreement or six months prior to January 1 of the year in which probation services shall be discontinued. Notwithstanding this provision, the County may terminate probation services upon not less than six months advance written notice to the City if (a) the County is unable to procure sufficient primary or excess insurance coverage or to adequately self-insure against liability arising from the provision of probation services, and (b) the County ceases to provide probation services throughout King County District Court.
- 2.2.5 The City may purchase additional court services (such as drug court, mental health court, or relicensing) from the County under mutually agreeable terms.

### 2.2.6 Regular Court Calendars.

- 2.2.6.1 Definition of Regular Calendar. A Regular Calendar is defined as a recurring court calendar which requires the attendance of the City prosecutor, public defender, or police officers (hereafter "Regular Calendar"). A City budget for court services assumes a finite number of Regular Calendars. The provisions of Section 2.2.6 regarding Regular Calendars do not apply to other judicial functions and hearings, including but not limited to, jail hearings at the King County Jail in Seattle or at the Regional Justice Center, hearings or trials that cannot be set on the City's Regular Calendar due to time limitations or transport issues, search warrants, infraction hearings where a city attorney is not required to be present, or mitigation hearings.
- 2.2.6.2 Scheduling of Regular Calendars. The City's Regular Calendars shall remain scheduled on every Monday morning, every Tuesday morning and afternoon, and every Thursday morning and afternoon. Any Regular Calendar that is to occur on a day other than the day or days specified in this subsection shall require the mutual consent of the Parties. However, the City's prior consent shall not be

required if a Regular Calendar is moved to the next judicial day following a day on which the Court was closed due to a court holiday.

- City Judicial Services. Not later than September 30th, the Cities whose 2.2.7 cases are primarily heard at the same District Court facility shall submit in writing to the Chief Presiding Judge a pool of District Court judges who may hear these Cities' Regular Calendars beginning the next calendar year. The pool shall consist of not less than 75% of the judges elected or appointed to the judicial district wherein the facility is located. Within 30 days of an election or notice to Cities of an appointment of a new judge within the judicial district, the Cities shall be entitled to recreate their pool of District Court judges. The recreated pool shall take effect within thirty days of submission of the pool. In the case of an election, the recreated pool shall take effect the next calendar year following the election. Except when the Chief Presiding Judge deems an alternative assignment is necessary, the Chief Presiding Judge shall assign judges from these Cities' pool of judges to hear their Regular Calendars. If no pool of judges is submitted by the Cities at a particular facility, the Chief Presiding Judge may assign any judge of the District Court to hear the Regular Calendars at that facility. All other judicial functions and hearings that are not set on the City's Regular Calendars can be heard by any judicial officer of the District Court against whom an affidavit of prejudice has not previously been filed that would prevent the judicial officer from hearing the matter.
- 2.2.8 The County shall provide all necessary personnel, equipment and facilities to perform the foregoing described District Court Services in a timely manner as required by law and court rule.

### 2.3 District Court Management Review Committee (DCMRC).

2.3.1 System-wide issues related to the services provided pursuant to this Agreement will be monitored and addressed through a District Court Management Review Committee. The Committee shall consist of the District Court Chief Presiding Judge, the District Court Chief Administrative Officer, any other District Court representatives designated by the District Court Chief Presiding Judge or Chief Administrative Officer, a representative of the King County Executive, and one representative for each city. On or before the effective date of this Agreement, the City shall identify in writing to the Chief Presiding Judge the name, phone number, e-mail and postal address of its representative and to whom notice as provided in this Section shall be sent. If the City wishes to change the information provided to the Chief Presiding Judge, it shall notify the Chief Presiding Judge in writing at least seven days prior to the change. The City may send its representative or the representative's designee to the DCMRC meetings.

<sup>&</sup>lt;sup>1</sup> Procedures of this section shall also apply if only one City is using a court facility.

- 2.3.2 The DCMRC shall meet at least quarterly unless otherwise agreed and shall make decisions and take actions upon the mutual agreement of the Cities, the County, and the Chief Presiding Judge. Mutual agreement of the Cities is defined as votes representing 65% of total Cities' case filings for the prior calendar year and 65% of all Cities. The County, the Chief Presiding Judge, or the Cities can vote at any time up to 45 days after DCMRC action unless mutual agreement has been reached sooner. The Chief Presiding Judge or his/her designee shall schedule meetings and submit proposed agendas to the representatives. Any representative may suggest additional agenda items. The Chief Presiding Judge or his/her designee shall provide the Committee representatives with written notice of the actions taken by the DCMRC in a timely manner.
- 2.3.3 The DCMRC shall ensure that a cost and fee reconciliation is completed at least annually and that the fees retained by the County and remitted to the City are adjusted to ensure that the County fully recovers its City Case Costs and that the City retains the remaining Fees, as defined and described in Section 4, below.
- 2.3.4 The DCMRC shall provide recommendations and/or guidelines regarding the implementation of services under this Agreement including, but not limited to, court calendar scheduling, public access (such as phone and counter services), officer overtime, officer availability (such as vacation and training schedules), new technology, facility issues, jail issues, and warrant issues.
- 2.4 Court Facility Management Review Committees (CFMRC). Facility level issues related to this Agreement shall be addressed by the Court Facility Management Review Committee established for each Facility, taking into consideration guidance from the DCMRC. The CFMRC for each Division/facility shall consist of the judges at that facility, the Division presiding judge, the Division director, the court manager, the applicable City prosecutor/attorney, the applicable City public defender, and such other representatives as the City or the District Court wishes to include. On or before the effective date of this Agreement, the City shall identify in writing to the Division Presiding Judge the name(s), phone number(s), e-mail and postal address(es) where notice of meetings shall be sent. If the City wishes to change the information provided to the Division Presiding Judge, it shall notify the Division Presiding Judge at least seven days prior to the change. The City may send its representative(s) or the representative's designee to the CFMRC meetings. Each CFMRC shall meet monthly unless the Court and the applicable Cities agree to cancel a particular meeting. The members shall agree on meeting dates. The CFMRC shall make decisions and take actions upon the mutual agreement of the representatives.

### 3.0 Facilities

### 3.1 Utilizing Existing Facilities

- 3.1.1 The County is committed to a unified, Countywide District Court and intends to utilize existing facilities pursuant to the provisions of Section 3.1. The County shall operate a court facility within the cities of Burien, Kent, Redmond, and Shoreline unless (1) it obtains agreement from all Cities served in the city in which the facility is located, or (2) notice has been given to terminate the Agreement by the city in which the facility is located.
- 3.1.2 If the County determines that it will close the court facility within the cities of Burien, Kent, Redmond, and Shoreline and relocate District Court services within the same city, the County shall provide written notice to the City(ies) served in the affected facility. Relocation of the City(ies)'s District Court services under this subsection shall result from the County's determination, after consultation with the City(ies) served in the affected facility, that continuing to operate the facility would 1) pose health and safety risks; 2) exceed the facility's useful life based on the cost of maintaining the facility; or 3) not be able to minimally meet the operational needs of the District Court.
- 3.1.3 If a facility is to be closed pursuant to Subsections 3.1.1 or 3.1.2, the County shall work cooperatively with City(ies) served in the facility to relocate affected District Court services to a different facility. A city impacted by a facility closure may choose to relocate to an existing facility or move to a different facility. If District Court does not already provide services in the location(s) proposed for the displaced services, the County and the Cities served in the facility to be closed shall negotiate in good faith a separate agreement which includes, but is not limited to, identifying the location of these services, cost sharing responsibilities and financial commitment, ownership interest (if applicable), and implementation schedule. If the County and any of the City(ies) served in the facility to be closed do not enter into the separate agreement within 24 months from the County's notice provided under Subsection 3.1.1 or 3.1.2, either party may provide written notice of termination notwithstanding other provisions of this Agreement related to termination. The termination date shall be at least 18 months from the date of the notice of termination unless an earlier date is agreed to by the parties.
- 3.1.4 If, after consulting with the City(ies)ies served in the court facility within the city of Issaquah, the County gives written notice to the affected City(ies) to close the Issaquah facility, the County shall work cooperatively with the City(ies) served in the facility to relocate affected

District Court services to a different facility. A city impacted by a facility closure may choose to relocate to an existing facility or move to a different facility. If District Court does not already provide services in the location(s) proposed for the displaced services, the County and the City(ies) served in the Issaquah facility shall negotiate in good faith a separate agreement which includes, but is not limited to, identifying the location of these services, cost sharing responsibilities and financial commitment, ownership interest (if applicable), and implementation schedule. If the County and any of the City(ies) served in the Issaquah facility do not enter into the separate agreement within 24 months from the County's notice of closure provided under this Subsection, either party may provide written notice of termination notwithstanding other provisions of this Agreement related to termination. The termination date shall be at least 18 months from the date of the notice of termination unless an earlier date is agreed to by the parties.

- 3.1.5 Notwithstanding any provisions of Section 3.1, the County may relocate District Court services provided in the Aukeen facility to the Regional Justice Center.
- 3.1.6 The annual facility charges for the District Court facilities that exist in the cities of Burien, Kent, Redmond, and Shoreline at the commencement of this Agreement, satisfy the financial obligations of the Cities served by these facilities for facility operations and daily maintenance, major maintenance, and other costs necessary to maintain existing facilities. This charge does not cover the costs associated with capital improvements as defined in Section 3.3 and does not entitle the City to any funds or credit toward replacement of the existing facility. The annual facility charge will be included as a reimbursable City Case Cost under Exhibit A with the exception that space that is dedicated to the sole use and benefit of either a city, the County, or other tenant, shall be excluded from the total square footage and be the sole financial responsibility of the benefiting party. Reimbursement for space dedicated to the sole use of the City shall be based on the financial terms in Exhibit B and included as a City Case Cost under Exhibit A. All other terms and conditions for the City dedicated space shall be covered in a separate lease agreement. Each year, the County will identify in Exhibit A the square footage of dedicated space for each facility. Empty or unused space at a facility, previously used as dedicated space for the sole benefit and use of either the County, the City(ies), or other tenant, shall be excluded from the total square footage. The annual charges for the Burien, Kent, Redmond and Shoreline facilities are calculated in accordance with Exhibit B.
- 3.1.7 The annual facility charge for the District Court facility that exists in the city of Issaquah at the commencement of this Agreement, satisfies the financial obligations of the Cities served by that facility for facility

operations and daily maintenance, major maintenance, and lease costs. This charge does not cover the costs associated with capital improvements as defined in Section 3.3 and does not entitle the City to any funds or credit toward replacement of the existing facility. This charge also does not cover costs for necessary and unanticipated major repairs that are not scheduled under the County's major maintenance program. (Examples of such repairs include, but are not limited to, repairs necessitated by flood, fire or earthquake.) The County and the Cities receiving District Court services in the Issaquah facility agree to negotiate in good faith a separate agreement for a cost sharing plan for these unanticipated major repairs. The annual facility charge will be included as a reimbursable City Case Cost under Exhibit A with the exception that space that is dedicated to the sole use and benefit of either a city, the County, or other tenant, shall be excluded from the total square footage and be the sole financial responsibility of the benefiting party. Reimbursement for space dedicated to the sole use of the City shall be based on the financial terms in Exhibit C and included as a City Case Cost under Exhibit A. All other terms and conditions for the City dedicated space shall be covered in a separate lease agreement. Each year, the County will identify in Exhibit A the square footage of dedicated space for each facility. Empty or unused space at a facility, previously used as dedicated space for the sole benefit and use of either the County, the City(ies), or other tenant, shall be excluded from the total square footage. The annual charge for the Issaquah is calculated in accordance with Exhibit C.

3.1.8 Cities will pay an annual facilities charge for space used for the Call Center and Payment Center. The charge shall be calculated in accordance with Exhibit B and included as a reimbursable City Case Cost under Exhibit A with the exception that space that is dedicated to the sole use and benefit of the County shall be excluded from the total square footage for this space.

### 3.2 Bellevue Court Facility

- 3.2.1 The County and the City of Bellevue agree to work cooperatively to enter into a separate agreement by December 31, 2006 to determine the future location for the Bellevue Court Facility. The parties agree to negotiate in good faith with regard to such agreement to determine whether it is in the mutual interest of the parties to provide for a different facility under a separate agreement and what the terms of such separate agreement will be. The agreement should include, but is not limited to the following:
  - (i) Identifying a facility location within the city limits of Bellevue
  - (ii) Cost sharing responsibilities and financial commitment
  - (iii) Ownership interest
  - (iv) Allocation of Implementation Responsibilities

- (v) Implementation schedule
- (vi) Operational terms including but not limited to:
  - Technological compatibility with Bellevue's technological systems and components to ensure efficient and effective provision of services
  - Space for the Bellevue Probation Department
  - Depending on location of facility, space for City of Bellevue Prosecution staff
  - Holding cells at facility
- 3.2.2 The County agrees to conduct a Bellevue Court Site Analysis as part of the District Court Facilities Master Plan. The County will work cooperatively with the City of Bellevue on the Court Site Analysis which will include a market analysis in search of appropriate future locations for the court and identification of facility options and costs. The County and the City of Bellevue agree to work cooperatively to enter into a memorandum of understanding for sharing initial planning costs. On or before July 1, 2006, the County and the City of Bellevue will enter into negotiations for a separate agreement, with the intent to have the agreement approved by December 31, 2006.
- 3.2.3 If a satisfactory agreement is not reached by June 30, 2007, either the County or the city of Bellevue may terminate this Agreement no earlier than December 31, 2008. Notice of such termination must be provided no later than 18 months prior to the termination date.
- 3.2.4 The District Court will continue to operate at Surrey Downs under the terms of a separate lease agreement between the County and Bellevue until a different District Court facility is operational in the city of Bellevue or December 31, 2008, whichever occurs first, unless otherwise mutually agreed by the County and the city of Bellevue
- 3.3 Capital improvement projects are those projects identified in the approved District Court Facilities Master Plan or Capital Improvement Plan.
  - 3.3.1 Capital improvement projects for space that is dedicated to the sole use and benefit of either the City(ies) or the County shall be funded by the benefiting party. In the case of a capital improvement project solely benefiting the City(ies), the County and the City(ies) will accomplish payment through a separate agreement.
  - 3.3.2 Capital improvement projects at a facility for space benefiting all parties served in the facility shall be presented to the affected CFMRC. The Cities' contribution to the costs of the capital improvement projects shall be determined by mutual agreement of the County and the cities served in the affected facility. Absent an approved capital cost sharing agreement

between the County and the cities served in the affected facility, the Cities are not responsible for capital project costs.

- 4.0 Revenue; Filing Fees Established; City Payments in Lieu of Filing Fees; Local Court Revenue Defined.
- 4.1 Filing Fees Established. A filing fee is set for every criminal citation or infraction filed with the District Court. Filing fees will be established each year by the DCMRC pursuant to statutory criteria and this Section. At the commencement of this Agreement, the filing fees shall be as set pursuant to the Existing Agreement.
  - 4.1.1 Pursuant to RCW 3.62.070 and RCW 39.34.180, the County will retain its portion of Local Court Revenues (as defined below) and additional payments pursuant to Section 4.5, if any, as full and complete payment by the City for services received under this Agreement.
  - 4.1.2 In entering into this Agreement for District Court Services, the City and County have considered, pursuant to RCW 39.34.180, the anticipated costs of services, anticipated and potential revenues to fund the services, including fines and fees, filing fee recoupment, criminal justice funding and state sales tax funding.
- **4.2** Compensation for Court Costs. The Parties agree that the County is entitled to sufficient revenue to compensate the County for all City Case Costs incurred during the term of this Agreement. For purposes of this Agreement, "City Case Costs" means the sum of the costs for the City as determined by the County pursuant to Exhibit A. City Case Costs are calculated based on the Cities caseload (clerical weighted caseload approach), judicial need, and facility costs for the facility used by the City.
- 4.3 To ensure that the revenue provided to the County is equal to the City Case Costs incurred in each year of the term of this Agreement, the County shall perform an annual reconciliation of the actual City Case Costs in comparison to the Local Court Revenue, as defined in Section 4.9, retained by the County during that year in accordance with Exhibit A. The County will credit the Cities in the reconciliation for the Cities' share of offsetting revenue received by the County for District Court from the state, the federal government and other sources. Reconciliations shall be performed as set forth below:
  - 4.3.1 Beginning in 2007 and each year thereafter, the County shall perform a reconciliation of its actual reported City Case Costs and the Local Court Revenue retained in the previous year. This reconciliation shall be completed no later than July 31 of each year. The County costs of performing the reconciliations shall be a reimbursable City Case Cost and included as a City Case Cost under Exhibit A.

- 4.3.2 No later than August 1 of the year in which the reconciliation is completed, the County shall send the City a written statement as to the findings of the reconciliation.
- 4.4 Subject to the adjustments set forth below, the County shall retain a percentage of Local Court Revenue (as defined below) as payment for City court services. The percentage of Local Court Revenue retained by the County shall be the percentage necessary to pay the City Case Costs. This percentage shall be based on the prior year's reconciliation pursuant to Section 4.3.1. The City shall receive any remaining Local Court Revenue. In order to more closely match Local Court Revenue retained by the County with City Case Costs (and thus lessen the amount of any additional payment or refunds pursuant to section 4.5), the DCMRC shall adjust the Cities' percentages retained by the County after July 31 of each year, for the following twelve months, based on the reconciliations of the prior year. The Chief Presiding Judge shall ensure that the County Executive receives notice of the adjustments made by the DCMRC.
- 4.5 In the event the reconciliation completed pursuant to Section 4.3 shows that the Local Court Revenue retained by the County in the prior year was less than the City Case Costs for that year, the City shall pay the difference to the County within 75 days of receipt of a written invoice from the County. In the event the reconciliation completed pursuant to Section 4.3 shows that the Local Court Revenue retained by the County in the prior year was more than the City Case Costs for that year, the County shall pay the difference to the City within 75 days of the County's completion of the reconciliation or, at the City's option provided in writing to the County, credit the City with such amount for the following year or extended term of this Agreement, if any.
- 4.6 The County retention of Local Court Revenue and the process for reconciliation and additional payments/reimbursements is in lieu of direct City payment for filing fees and it is agreed by the City and County to be payment for District Court Services provided by the County to the City under this Agreement, including but not limited to per-case filing fees.
- 4.7 Assuming the County has been compensated as required by this Section, all Local Court Revenue received after the expiration or termination of this Agreement but for cases filed during the term of this Agreement shall be distributed between the County and the City according to the same percentages that Local Court Revenue were distributed at the time the Agreement expired or terminated unless an extension or an amendment of this Agreement is entered into.

### 4.8 One-Time Costs for Technology Improvement Projects.

4.8.1 One-Time Costs for Technology Improvement Projects are defined as the costs associated with the development and implementation of technology improvement projects. The District Court shall involve the Cities in its technology planning as described in Exhibit D. The Cities shall contribute each year to a reserve (sinking fund) to cover one-time costs for

technology improvement projects in excess of \$100,000 which are included in the technology plan. This contribution covers the Cities' obligation under this Agreement for supporting one-time costs for technology improvement projects over \$100,000. Exhibit D sets forth the amount of the Cities' annual contribution to the reserve for one-time costs for technology improvement projects. Technology improvement projects which in total are less than \$100,000 in any year will be included as a reimbursable City Case Cost under Exhibit A.

- 4.8.2 In addition to other payments required by this Agreement, the Cities shall complete payment of their proportionate share of the total one-time cost to implement the District Court's ECR program as provided in Section 4.8 of the Existing Agreement (effective 1/1/05)). The Cities' share of the one-time cost to implement ECR shall be no more than \$56,745 per year for 2007, 2008, and 2009. The Cities' share of the one-time cost to implement ECR will be included as a reimbursable City Case Cost under Exhibit A.
- 4.9 Local Court Revenue Defined. Local Court Revenue includes all fines, filing fees, forfeited bail, penalties, court cost recoupment and parking ticket payments derived from city-filed cases after payment of any and all assessments required by state law thereon. Local Court Revenue includes all revenue defined above received by the court as of opening of business January 1, 2007. Local Court Revenue excludes:
  - 1. Payments to a traffic school operated by a City.
  - 2. Restitution or reimbursement to a City or crime victim, or other restitution as may be awarded by a judge.
  - 3. Assessments authorized by statute, such as Domestic Violence and Crime Victims, used to fund local programs.
  - 4. Probation revenues.
  - 5. Reimbursement for home detention and home monitoring, public defender, jail costs, on City filed cases.
  - 6. Revenues from City cases filed prior to January 1, 2000.
    - 4.9.1 The City will not start a traffic violations bureau during the term of this Agreement.
- **4.10** All revenue excluded from "Local Court Revenue" shall be retained by the party to whom they are awarded by the court or who operates or contracts for the program involved, as appropriate.
- 4.11 Monthly Reporting and Payment to City. The County will provide to the City monthly remittance reports and payment to the City from the County for the City's share of Local Court Revenue no later than three business days after the end of the normal business month. On a monthly basis, the County will provide to the City reports listing City cases filed and revenue received for all City cases on which the Local Court Revenue is calculated in a format consistent with the requirements described in Exhibit

- A. Unless modified by mutual agreement, Exhibit A shall set out the process and content for financial reporting to the City from the County.
- **4.12** Payment of State Assessments. The County will pay on behalf of the City all amounts due and owing the State relating to City cases filed at the District Court out of the gross court revenues received by the District Court on City-filed cases. The County assumes responsibility for making such payments to the State as agent for the City in a timely and accurate basis. As full compensation for providing this service to the City the County shall be entitled to retain any interest earned on these funds prior to payment to the State.
- **5.0 Dispute Resolution.** Any issue may be referred to dispute resolution if it cannot be resolved to the satisfaction of both parties. Depending on the nature of the issue, there are two different dispute resolution processes, described as follows:
  - Facility Dispute. Disputes arising out of facility operation and management practices which are not resolved by the CFMRC may be referred by either Party in writing to all representatives of the DCMRC as designated in Section 2.3.1. If the DCMRC is unable to reach mutual agreement within 60 days of referral, then the dispute may be referred by either Party to non-binding mediation. Any and all Cities who refer a dispute regarding the same event to non-binding mediation, will be considered one party and shall participate as one party for the purposes of mediation. The mediator will be selected in the following manner: The City(ies) participating in the mediation shall propose a mediator and the County shall propose a mediator; in the event the mediators are not the same person, the two mediators shall select a third mediator who shall mediate the dispute. Alternately, the City(ies) participating in the mediation and the County may agree to select a mediator through the mediation service mutually acceptable to both parties. The parties to the mediation shall share equally in the costs charged by the mediator or mediation service. By mutual agreement, the DCMRC can establish an alternative City(ies)'s share of the mediation costs.
  - 5.0.2 System Disputes. Disputes arising out of District Court system operations or management, or involving the interpretation of this Agreement in a way that could impact the entire system and other Cities with comparable Agreements, may be referred in writing by either Party to all representatives of the DCMRC as designated in Section 2.3.1. If the DCMRC is unable to reach mutual agreement to resolve the dispute agreement within 60 days of referral, then the dispute may be referred by either Party to non-binding mediation, conducted in the manner described in Section 5.0.1. Any and all Cities who refer a dispute regarding the same event to non-binding mediation, will be considered one party and shall participate as one party for the purposes of mediation. The parties to the mediation shall share equally in the costs charged by the mediator or

the mediation service. By mutual agreement, the DCMRC can establish an alternative City(ies)'s share of the mediation costs.

### 6.0 Resolution of Disputes Resulting From Specified Events.

- 6.1 If a dispute arises between the Parties that resulted directly from:
  - (i) changes in state statute or regulation, court rule, City or County ordinance, or exercise of court management authority vested by GR 29 in the Chief Presiding Judge, requiring the County to provide new court services reasonably deemed to substantially impact the cost of providing Court Services, or material reductions or deletions of the Court Services included in this Agreement that occurred for a period of at least six months; or
  - (ii) any decree of a court of competent jurisdiction in a final judgment not appealed from substantially altering the economic terms of this Agreement; or
  - (iii) changes in state statute or regulation, court rule, or City or County ordinance, which substantially alter the revenues retained or received by either the County or the City related to City case filings;

Then either Party must first refer its concerns with the changed circumstances under this Section to dispute resolution under Section 5.0.2 and complete the dispute resolution process outlined in that Section. If the dispute is not resolved within 120 days of first referral under Section 5.0.2 or completion of the dispute resolution process outlined in Section 5.0.2, whichever comes first, then either party may serve a notice of intent to terminate this Agreement. Such notice shall be provided in writing to all representatives of the DCMRC as designated in Section 2.3.1. Within 30 days of the date the notice of intent to terminate is served, the chief executive officer(s) of the City(ies), the Chief Presiding Judge, and the County Executive shall meet together at least once in person for the purpose of resolving the dispute. If the dispute is still not resolved, either Party may terminate this Agreement by serving the other Party with a notice of termination pursuant to Section 11.0. The notice of termination may not be served less than 30 days from the date the notice of intent to terminate (pursuant to this Section) was served. The notice of termination shall state the date on which the Agreement shall terminate. The termination date shall be at least 18 months from the date of the notice of termination unless an earlier date is agreed to by the Parties.

- **7.0 Re-opener.** The County and the Cities may agree to enter into re-negotiation of the terms of this Agreement at any time and for any purpose by mutual agreement in writing. The Agreement shall remain in full force and effect during such negotiations.
- **8.0** Waiver of Binding Arbitration. The Parties waive and release any right to invoke binding arbitration under RCW 3.62.070, RCW 39.34.180 or other applicable law as related to this Agreement, any extension or amendment of this Agreement, or any discussions or negotiations relating thereto.

### 9.0 Indemnification.

9.1 City Ordinances, Rules and Regulations. In executing this Agreement, the County does not assume liability or responsibility for or in any way release the City from any liability or responsibility which arises in whole or in part from the existence or effect of City ordinances, rules or regulations, policies or procedures. If any cause, claim, suit, action or administrative proceeding is commenced in which the enforceability and/or validity of any City ordinance, rule or regulation is at issue, the City shall defend the same at its sole expense and if judgment is entered or damages are awarded against the City, the County, or both, the City shall satisfy the same, including all chargeable costs and attorney fees.

### 9.2 Indemnification.

- 9.2.1 Each Party to this Agreement shall protect, defend, indemnify, and save harmless the other Party, its officers, officials, employees, and agents, while acting within the scope of their employment as such, from any and all costs, claims, judgment, and/or awards of damages, arising out of, or in any way resulting from, the Party's negligent acts or omissions. No Party will be required to indemnify, defend, or save harmless the other Party if the claim, suit, or action for injuries, death, or damages is caused by the sole negligence of the other Party. Where such claims, suits, or actions result from concurrent negligence of two or more Parties, the indemnity provisions provided herein shall be valid and enforceable only to the extent of each Party's own negligence. Each of the Parties agrees that its obligations under this subparagraph extend to any claim, demand, and/or cause of action brought by, or on behalf of, any of its employees or agents. For this purpose, each of the Parties, by mutual negotiation, hereby waives, with respect to each of the other Parties only, any immunity that would otherwise be available against such claims under the Industrial Insurance provisions of Title 51 RCW. In the event that any of the Parties or combination of the Parties incurs any judgment, award, and/or cost arising therefrom, including attorney fees, to enforce the provisions of this Section, all such fees, expenses, and costs shall be recoverable from the responsible Party or combination of the Parties to the extent of that Party's/those Parties' culpability. This indemnification shall survive the expiration or termination of this Agreement.
- 9.2.2 With respect to any technology provided by the County for use by the City pursuant to this Agreement, the County shall defend the City and the City's officers and directors, agents, and employees, against any claim or legal action brought by a third party arising out of a claim of infringement of U.S. patent, copyrights, or other intellectual property rights, or misappropriation of trade secrets, in connection with the use of the technology by the City so long as the City gives prompt notice of the

claim or legal action and the City gives the County information, reasonable assistance, and sole authority to defend or settle any such claim or legal action. The County shall have no liability to defend the City to the extent the alleged claim or legal action is based on: (i) a modification of the technology by the City or others authorized by the City but not by the County; or (ii) use of the technology other than as approved by the County.

9.3 Actions Contesting Agreement. Each Party shall appear and defend any action or legal proceeding brought to determine or contest: (i) the validity of this Agreement; or (ii) the legal authority of the City and/or the County to undertake the activities contemplated by this Agreement. If both Parties to this Agreement are not named as parties to the action, the Party named shall give the other Party prompt notice of the action and provide the other an opportunity to intervene. Each Party shall bear any costs and expenses taxed by the court against it; any costs and expenses assessed by a court against both Parties jointly shall be shared equally.

### 10.0 Independent Contractor.

Each party to this Agreement is an independent contractor with respect to the subject matter herein. Nothing in this Agreement shall make any employee of the City a County employee for any purpose, including, but not limited to, for withholding of taxes, payment of benefits, worker's compensation pursuant to Title 51 RCW, or any other rights or privileges accorded City employees by virtue of their employment. At all times pertinent hereto, employees of the County are acting as County employees and employees of the City are acting as City employees.

### 11.0 Notice.

Unless otherwise provided herein, any notice or other communication given hereunder shall be deemed sufficient, if in writing and delivered personally to the addressee, or sent by certified or registered mail, return receipt requested, addressed as follows, or to such other address as may be designated by the addressee by written notice to the other party:

To the County: King County Executive, 701 Fifth Avenue, Suite 3210, Seattle, Washington 98104

To the City: Mayor, 17544 Midvale Avenue N., Shoreline, WA 98133-4921

In addition to the requirements for notice described above, a copy of any notice or other communication may be provided to the Chief Presiding Judge of the District Court.

### 12.0 Partial Invalidity.

Whenever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law. Any provision of this Agreement which shall prove to be invalid, unenforceable, void, or illegal shall in no way affect, impair, or invalidate any other provisions hereof, and such other provisions shall remain in full force and effect. Notwithstanding the foregoing, this Agreement shall be subject to re-negotiation as provided in Section 7.0.

### 13.0 Assignability.

The rights, duties and obligations of a party to this Agreement may not be assigned to any third party without the prior written consent of the other Parties, which consent shall not be unreasonably withheld.

### 14.0 Captions.

The section and paragraph captions used in this Agreement are for convenience only and shall not control or affect the meaning or construction of any of the provisions of this Agreement.

### 15.0 Force Majeure.

The term "force majeure" shall include, without limitation by the following enumeration, acts of Nature, acts of civil or military authorities, fire, terrorism, accidents, shutdowns for purpose of emergency repairs, lockouts, strikes, and any other labor, civil or public disturbance, inability to procure required construction supplies and materials, delays in environmental review, permitting, or other environmental requirement or work, delays as a result of legal or administrative challenges brought by parties other than signatories to this agreement, delays in acquisition of necessary property or interests in property, including the exercise of eminent domain, or any other delay resulting from any cause beyond a party's reasonable control, causing the inability to perform its obligations under this Agreement. If the County is rendered unable, wholly or in part, by a force majeure, to perform or comply with any obligation or condition of this Agreement then, upon giving notice and reasonably full particulars to the City, such obligation or condition shall be suspended only for the time and to the extent reasonably necessary to allow for performance and compliance and restore normal operations. For purposes of this Agreement, "force majeure" shall not include reductions or modifications in District Court Services caused by or attributable to reductions or modifications to the budget of the King County District Court as adopted or amended by the Metropolitan King County Council.

### 16.0 Entire Agreement.

This Agreement, inclusive of the Exhibits hereto, contains the entire agreement and understanding of the Parties with respect to the subject matter hereof, and supersedes all

prior oral or written understandings, agreements, promises or other undertakings between the Parties.

### 17.0 Governing Law.

This Agreement shall be interpreted in accordance with the laws and court rules of the State of Washington in effect on the date of execution of this Agreement. In the event any party deems it necessary to institute legal action or proceedings to ensure any right or obligation under this Agreement, the Parties hereto agree that such action or proceedings shall be brought in a court of competent jurisdiction situated in King County, Washington.

### 18.0 No Third Party Rights.

Except as expressly provided herein, nothing in this Agreement shall be construed to permit anyone other than the Parties hereto and their successors and assigns to rely upon the covenants and agreements herein contained nor to give any such third party a cause of action (as a third-party beneficiary or otherwise) on account of any nonperformance hereunder.

### 19.0 Counterparts.

This Agreement may be executed in counterparts, and each such counterpart shall be deemed to be an original instrument. All such counterparts together will constitute one and the same Agreement.

### 20.0 Amendment or Waiver.

This Agreement may not be modified or amended except by written instrument approved by resolution or ordinance duly adopted by the City and the County; provided that changes herein which are technical in nature and consistent with the intent of the Agreement may be approved on behalf of the City by its chief executive officer and on behalf of the County by the County Executive. No course of dealing between the parties or any delay in exercising any rights hereunder shall operate as a waiver of any rights of any Party.

IN WITNESS WHEREOF, the Parties have executed this Agreement on the dates indicated.

King County Executive

King County

Date: 8 -22 - 2006

City of Shoreline

Date: 4/20/00

Approved as to Form:

ing County Deputy Prosecuting

Attorney

Approved as to Form:

City Attorney

**EXHIBIT A** 

SUMMARY TO ATTACHMENTS A THROUGH J

	City Case Costs 2003		2,335,435		418,476	14,757		469,757	209,466		87,802	1,939			51,895			3,589,526	4,117,470	87.18%				3,589,526
	City Case Costs 2004												· · · · · · · · · · · · · · · · · · ·				200 040 0	/8/'926'/8/	8	92.40%			2 956 797	4,000,101
	2004 District Court Program Budget	Salaries and Benefits less Probation	Non-Facility costs/Non-CX overhead	costs less probation	Current Expense Overhead	District Court Facilities - Operating and	Rent	Security Costs per Facility		Facilities - Call Center/Payment Center	Reconciliation Costs	One-Time Electronic Court Records	Technology Costs based on Useful	Life	One-Time Costs for Technology	Improvement Projects	TOTAL CITY CASE COSTS IN 2004:	TOTAL CITY REVENUE IN 2004	Percentage of Total City Case Costs		City Dedicated Costs	Dedicated City space	TOTAL CITY COSTS w/ DEDICATED	
Attachment		∢		മ	ပ		Δ	Ш		ட	တ			I	•	_								

Methodology/Definitions/Notes;

District Court Program Budget A budget that is created by the Court to portion out salaries and benefits by specific court programs
 Based on the District Court Program Budget (Attachment A), contract cities represent a percentage of District Court Program Budget will be updated annually as will the percentage representing contract cities.

4. The multipler referred to Exhibit A is the percentage of the District Court Program Budget attributed to contract cities (see Attachment A).

5. The "City Case Cost" for each year, calculated by the County, is equal to the sum of Attachments A through J.

6. The account codes referenced throughout this Exhibit may be modified by the County and the codes referenced hough J.

herein are deemed to include any future successor or modified codes adopted by the County.

County Reimbursem ent to City	71 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
City Remittance to County	\$152,035 \$100,372 \$18,600 \$15,823 \$415,823 \$42,447 \$3,987 \$113,991 \$3,585 \$94,257 \$68 \$11,857
Difference of Total City Cost and City Revenue Paid	152,035 100,972 18,600 15,878 15,823 42,447 3,887 113,991 3,585 94,257 668 11,857 (17,202)
City Revenue Paid	
Total City Revenue	
Total City Cost	1,515,790 21,321 21,321 40,471 148,961 95,310 95,310 95,310 825 63,187 45,584 45,584
City Dedicated Costs	
City Portion of Case Costs	
City Beaux Arts Bellevue	Camation Covington Duvall North Bend Redmond Sammamish Shoreline Skoreline Shoreline Shoreline Woodmish

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

		ATTACHM		ENT "A" - TO THE FINANCIAL EXHIBIT	IE FINA	NCIAL E	XHBIT				•
				King County District Court	strict C	ourt				-	
	2004 Dist	2004 District Court Pro	Program	Budget Sa	alaries a	ınd Ben	efits les	gram Budget Salaries and Benefits less Probation			
	_Judges*	Clerks*	LT*	ČM*	OPJ Aides*	Aides*	Prob Mgmt	Prob PO Is Support	Total	Salary/Benefit Expenditure	. Ictothia of %
										Ominiody	N to satisfical
County-State Criminal	8.73	9.89	0.22	0.94	3.49	0.36			23.64	2 203 070	17 600/
County-State Infractions	2.96	31.56	0.70	3.01	6.82	1.16			46.21	2 866 356	%00.71 %00.00
County-State Civil	3.14	30.64	99.0	2.93	6.67	1.13			45.10	2 827 704	0/86.22 000.00
City Contracts	3.49	19.72	0.43	1.88	4.55	0.72			30.80	2.057,701	46.52%
DWLS Court	0.75	2.25	0.05	0.21	1.46	0.08			4 81	374 64E	% /0.01
Mental Health Court	0.35	1.00	0.02	0.10	1.43	0.04			2 94	237 609	3.00%
DV Court	1.50	4.00	60.0	0.38	106	0.15			7.18	551,500	0,00%
Jail/Felony/Expediteds	1.50	8.98	0.20	0.86	2.06	0.33			13.92	921,300	4.42%
Inquests	0.12	0.16	0.00	0.02	0.05	0.01			0.36	31 959	0,247.0
Superior Court Assistance	1.20	0.00	0.00	0.00	0.21	0.00			141	200,433	1.64%
Passports		2.48	0.05	0.24	0.50	0.09			3.35	185 938	1.01.70
Subtotal without Probabtion	23.75	110.67	2.44	10.57	28.30	4.07			179.80 \$	12.468.387	100 00%
											8/0000
District Court Program Budget, Salaries and Benefit	lget, Sala	ries and Be		is attributed to Contract Cities.	ontract (	lities.					
Multiplier (Percent of Salaries and Benefits for Contract	and Bene	fits for Cont									
											W.19.91

County Probation		7.59	0.17	0.72	3.47	0.28	1.20	7.38	2 69	23.50 \$	1 330 244
City Probation		6.23	0.14	0.60	2.60	0.23	0.83	5.12	187	17.61 \$	995 695
Mental Health Court Probation		0.13	0.00	0.01	0.56	0.00	0.32	2.00	0.73	3 76 \$	215 835
DV Court Probation		0.38	0.01	0.04	1.13	0.01	0.65	4.00	1.46	7 68 \$	440 684
Subtotal Probation Costs		14.33	0.32	1.37	7.76	0.53	3.00	7 7.76 0.53 3.00 18.50	6.75	52.55 \$	2.982.454
				ቒ	obation as	S Percent	age of To	tal Staff		22.62%	
Total District Court Costs	23.75	125.00	2.76	11.94	36.06	4 59	3 00	18 50	6.75	220 25 6	AF AF0 944
					;						7.7

<sup>\*1.25</sup> Judges included in OPJ - Does not inlcude Judge Wacker's vacant position

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: A)

<sup>\*11.10</sup> SPT/Phone Clerks counted in OPJ \*3.24 LT included in OPJ for SPT/Phone \*1.06 CM included in OPJ for SPT/Phone

<sup>\*.41</sup> Aides included in OPJ for SPT/Phone

## ATTACHMENT "B" - TO THE FINANCIAL EXHIBIT

Non-Facility	Non-Facility costs/Non-CX overhead costs less professional	Costs less prohotion		1 1
	Probation Staff as %	SOURCE STORY		
Dpt_DISTRICT COURT(0530) CX FUND	2004 Total District Court	Probation 22.62% where applicable	Net less prohation	1
52110 OFFICE SUPPLIES				Collinents
52185 INVENTORIABLE MINOR EQUIPMENT	87,820		67.957	
52212 EDP SUPPLIES	10,329			
52215 PUBLICATIONS-UNDER \$500EA	30,733	-		
	1,091	ř	11.891	
52291 TELCOM SUPPLIES	010	183	627	
	4,350	984	3.366	
53102 BANKING SERVICES	2,190	495	1.695	
53105 OTHER CONTRACT/PROF SRVCS	263 1 006 003	69	204	
53106 EDP & MICROFICHE/FILM SVC	56.504	•	1,006,093	Adjusted helow
53110 ARTWORK CONTRACTS	96,504	19,565	66,93	
53113A INTERPRETATION SERVICES	701	34	118	
53211 TELCOM SERV-ONGOING CHRG	416,133	62,715	353,440	
53212 TELCOM SERV-ONE TIME CHRG	25,000	39,763	136,043	
53213 CELL PHONE/PAGER SERVICES	13 551	5,826	19,932	
53220 POSTAGE	0,00	3,065	10.486	
53230 ADVERTISING	02,041	18,555	63.486	
53310 TRAVEL & SUBSISTENCE EXP	01-0	27	9	
53318 PRIVATE AUTO MILEAGE	3,542 11 623	•	9,542	
53390 MISC TRANSPORTATION COSTS	11,020	2,629	8,994	
53630 REPAIR/MAINT-EQUIPMENT	3 141	2	<b>o</b>	
	62 745	710	2,431	
53740 PINT OFFICE	136	(12,240)	74,985	Adjusted below
53770 PENT-STRUCTURES & GROUNDS	5.496	•		
53700 DENT OTHER FOLLOW	142,731	• 66	5,496	
53803 MEMBERSHIPS	3,909	32,282	110,449	٠
	12,275	900	3,025	-
53806 PRINTING & BINDING	(92)	(47)	11,975	
53810 TRAINING	52,852		(96)	
53813 TRAINING IT	3,230	731	20,20	
53821A JURY FEES & MILEAGE	150		150	
53826A WITNESS EXPENSE	117,532	7		Adinstad bolow
53890 MISC SERVICES & CHARGES	29/,65	•		MOIAN DAISHIN
55010 MOTOR POOL ER/R SERVICE	6,210	1,405	39,752 4 805	
55021 ITS - O&M CHARGES	196	216	747	
	44,224	10,002	34 222	
	193,827	43,838	149 989	
•	19,568	4,426	15.142	
55144 PROPERTY SERVICES	40,312	10,927	37.385	
	5/3	130	443	
			.,,	

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

12,459 891,234 Adjusted below 105,254 (36,162) 1,096 527,188 Adjusted below 436 185 8 558 72,891 19,087	13,551 1,962 4,441 4,441 24,396	4,034,023 360,356 91,467 116,862 8,659 43832 Reimbursement of Jury Fees 891,234 483,315 1,951,894	2,142,731 16.57%
3,642 260,489 30,763 (10,569) 320 - 127 127 54 54 163 21,305 5579 594,176	3,961 574 1,298 1,298 7,130	260,489	340,817
16,101 1,151,723 136,017 (46,731) 1,416 527,188 563 239 10 721 94,196 24,666 4,664,405	17,512 2,536 5,739 5,739 31,526 4,695,931	360,356 91,467 116,862 8,659 1,151,723 483,315 <b>2,212,383</b>	2,483,548 A)
55145 FACILITIES MANAGEMENT 55160 CONST & FACLTY MGMT 55245 FINANCIAL MGMT SVCS S/S 55245 FINANCIAL MGMT SVCS S/S 55256 FINANCIAL MGMT SVCS REBATE 55260 PRINTING/GRAPHIC ARTS S/S 55331 LONG-TERM LEASES 55350 RADIO ACCESS 55351 RADIO MAINTENANCE 55352 RADIO SERVICES - GENERAL 55353 RADIO SERVICES - GENERAL 55353 RADIO EQUIPMENT RESERVES 56740 EDP EQUIPMENT & SOFTWARE 56741 EDP HARDWARE	CJ FUND 55025 ITS - INFRASTRUCTURE 55028 INFO RESOURCE MGMT T/T OIRM CIP 58077 T/T OIRM CIP Expenditures Total District Court	REMOVE ACCOUNTS: 53105 OTHER CONTRACT/PROF SRVCS PRO TEMS AGENCY TEMP WORKERS 53634 REPAIR/MAINT-IT EQUIPMENT 53821A JURY FEES 7 MILEAGE 55160 CONST & FACLTY MGMT 55331 LONG-TERM LEASES Total Removed Accounts	SubTotal to Apply Multiplier to: Multiplier (from Program Budget Salaries/Benefits, see Tab A)

### Methodology/Definitions/Notes:

Reporting and Management System ("ARMS") (when "closed" by the King County Department of Executive Service - Finance) and includes at a 1. Annual Total District Court Expenditures means the Final Year End Actual District Court Expenditures as set forth in the County's Accounting, minimum all accounts codes 52xxx, 53xxx, 55xxx, 56xxx, 56xxx, 57xxx, 58xxx, 59xxx.

2. Non-Salaries/Benefits, Non-Facilities, & Non-CX Overhead Costs Less Probation includes Annual Total District Court Expenditures less actual expenditures for probation, less account 55160 (facilities/construction), and less 55331 (long term leases). The City Case Cost is calculated by

applying the Multiplier from Attachment A to the Non-Salaries/Benefits, Non-Facilities, & Non-CX Overhead Costs Less Probation.

3. One-Time Costs for Technology improvement Projects totalling under \$100,000 may be included in some of the above accounts (e.g., 53105, 55021, 55025, 56740, and 56741) per Section 4.8 of the Agreement. Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: B) 3/13/2006 2:42 PM

## ATTACHMENT "C" - TO THE FINANCIAL EXHIBIT

### **Current Expense Overhead**

District Court CX Overhead by Category

Less Probation 22.62%

		% Allocation City Case Costs	17,828	16.57% \$ 239	Attachment D		
District Court	Percentage District Court Under Sheriff	less Probation Costs Contracts Sheriff contract Allocation 77.38% \$ 276,032 \$	77.38% \$ 107,613 \$ 107,613 III. Current Expense Overhead 77.38% \$ 40,470 \$ -	77.38% \$ 11,992 \$ - 77.38% \$ 1,442 \$ 1,442 III. Current Expense Overhead 77.38% \$ 4,393 \$ -	77.38% \$ 11,081 \$ - 77.38% \$ 72,152 \$ - 100% \$ 1,572,705 \$ 1,572,705 IV. Facilities Operating & Rent 77.38% \$ 6.393 \$	\$ 14	
2004 CX Overhead amounts incurred by the CX fund on	behalf of District	\$ 356,710	\$ 139,066 \$ 52,298	\$ 1,863 \$ 5,677	\$ 14,320 \$ 93,240 \$ 1,572,705 \$ 8,262	\$ 183,681 \$ 2,443,319	
		General Government Personnel Services	Bus Pass Subsidy Ombudsman	Fixed Assets Mgmt Countywide Mail Service State Audinr	Budget Service/Strategic Planning Building Occupancy Records Management	Overhead to District Court:	

### Methodology/Definitions/Notes:

1. City Case Cost is the amount incurred by the Current Expense fund on behalf of District Court for personnel services and fixed asset management multiplied by the Multiplier from Attachment A. Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: C) 3/13/2006 2:42 PM

## ATTACHMENT "D" - TO THE FINANCIAL EXHIBIT

## District Court Facilities - Operating and Rent

		City Case		•	20 838			67,642			5,300
	Clerical Need Percent and the	Percent by	- Action -	26%	11%	2 6	%01	29%	35%	30/	80
	Total facility	Total square operating and foot charge rent costs		;	264.696	257 460	004,700	236,309	242,055	159 536	1,260,057
					\$ 24.45	90 GE		07.77		\$ 24.45	
		Shared Space		•	10,826	12.056	1990	C00'6	006'6	6.525	48,972
		Dedicated City Space							•		
2007	Dedicated	County/Other Space		1	/2/	2,961	2,001	7,00,4	1,024	8,249	15,592
Year		Sq Footage by facility	. 1	7.7	1,583	15,017	11 666	14 504	47C'11	14,774	64,564
لسته		Facility	Bellevue	O. i.i.		Issaquah	Redmond	Shoreline		Kent	Total =

Calculation of Multiplier by Facility:

A Total Ck				11777			
		S 8	C = B/A	Ω	ш.	F = E/D	G= (C+E)/2
							7// 10
				, <u>.</u>			Average of
							Clerical Need
			Percent of			Percent of	Percent and the
	Clerical	Total	Clerical Need	Clerical Need   Total Judicial	Total	Judicial Need	
Need	_	Contract City	for Contract	Need per	Contract City	for Contract	
Facility	_	Clerical Need	Cities	Facility	Indicial Need	Cition Co.	reiceill Dy
Rellevine		70.77	1	<b>S</b>		CE 120	racility
	0.00	14.24	%6/	2.68	1.03	36%	29%
	20.50	2.10	10%	3.63	0.45	120/	) T
	12.50	4 83	200	•	) ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	0/7	% -
	2	70	0,71		0.19	<u></u>	10%
	22.00	6.11	28%		00,1	7000	7000
	12.50	4.53	760%		9	7000	0/.67
		9 6	2 3	7.00	0.0	33%	35%
	25.50	0.62	4%	5.35	0.14	3%	3%

### Methodology/Definitions/Notes:

1. The rate for each year is calculated in the attachment (tab) "Facility Rates." Changing the year at the top of this sheet will update the facility rate.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: D) 3/13/2006 2:42 PM

- 2. Refer to Exhibits B and C for the overall methodology. Refer to the tab Facility Rates for the calculation of the Total Square Foot Charge. The multiplier by facility is the average of the percent of clerical need for contract cities in the facility and the percent of judicial need for contract cities in the facility. The City Case Cost is the product of the multiplier by facility and the total facility operating and rent costs by facility.
  - 3. Figures for dedicated and shared spaces are based on rentable space consistent with BOMA standards.
- 4. Areas highlighted in yellow will change once the actual rate is determined in 2007, according to Exhibits B and C.
  - 5. Dedicated city space is detailed in Attachment J and linked to this sheet.
- 6. The Redmond and Shoreline facilities each have a courtroom that was empty and unused prior to and on the commencement date of the Agreement. The usable courtrooms are activated, the associated space will be included in the shared space. All space that becomes empty or unused after the commencement date of the space for these courtrooms is included in the "Dedicated County/Other Space" column so that it can be deducted from shared space. At the point either of these Agreement will be included in the shared space unless provided otherwise in Sections 3.1.6 or 3.1.7.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: D) 3/13/2006 2:42 PM

## ATTACHMENT "E" - TO THE FINANCIAL EXHIBIT

### Security Costs per Facility

	City Case Costs	86,533	16,586	14,603	42,116	51,245	4.893	
Average of Judicial percentage	and clerical percentage	29%	11%	10%	29%	35%	3%	
Total Sheriff Security	Costs per Facility	147,131	147,131	147,131	147,131	147,131	147,131	
	Facility	Bellevue	Burien	Issaquah	Redmond	Shoreline	Kent	

Cost of one year salary and benefits for one sheriff

65,613 screener (SAII)( 2004 budget) \$

Cost of one year salary and benefits for one sheriff deputy (2004 budget) \$

81,518

## Calculation of Multiplier by Facility:

		G = (C+F)/2		Need Percent by Facil					3%
ato a constant	ııtage	F=E/D	Percent of otal Contract Judicial Need City Judicial for Contract	Cittes	%65.	12% 900	%000	33%	3%
Indicial Need Deronton	idi Ngan Laical	ш	Clerical Need Total Judicial Total Contract Judicial Need for Contract Cities Facility Need Cities	7	50.1	4.0 6.0	2.5	69 C	0.14
olbul.		اد	Total Judicial Need per Facility				3.40		5.35
ntage	V = D/V	ANG - S	Percent of Clerical Need for Contract Cities	70%	10%	12%	28%	36%	4%
Clerical Need Percentage	α		Total Contract City Clerical Need	14.24	2.10	1.62	6.11	4.53	0.62
Cleric	A		Total Clerical Need per. Facility	18.00	20.50	13.50	22.00	12.50	15.50
				Bellevue	Burien	ssaguah	Redmond	Shoreline	Kent

### Methodology/Definitions/Notes:

1. The multiplier by facility is the average of the percent of clerical need for contract cities in the facility and the percent of judicial need for contract cities in the facility. The City Case Cost is the product of the actual staff salary and benefits for screening at each facility and the multiplier by facility.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

## ATTACHMENT "F" - TO THE FINANCIAL EXHIBIT

## Facilities - Call Center/Payment Center

	City Case	rosts	9,960	6,505	
	<u>Total per foot</u> Shared Space cost Multiplica		1 606 406 407 400	1,000 6	
2007	Sq Footage by facility	2,459	1.606		
Year	Facility	Call Center	Payment Center	Total Costs	

Methodology/Definitions/Notes:
1. The "Total per foot cost" rate for each year is calculated in the attachment "Facility Rates" pursuant to Exhibit B. Changing the year at the top of this sheet will update the facility rate.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

## ATTACHMENT "G" - TO THE FINANCIAL EXHIBIT

### Reconciliation Costs

## Total Costs for Reconciliation



## Calculation of Reconciliation Costs

	13	\$823
Total		
OMB Budget Analyst		
KCDC Manager		
Director 1.0	13 63.32	\$823
KCDC Directo	မှ	
Staff person name Hours spent on Reconciliation	Cost per hour (include Salary and Benefits)  Total Costs for reconciliation	

Specific Task done and hours spent on Reconciliation listed below

## Methodology/Definitions/Notes:

The amount the County incurs to complete the annual reconciliation as referenced in Section 4.3.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the

Exhibit A - Final.xls (Tab: G) 3/13/2006 2:42 PM

## ATTACHMENT "H" - TO THE FINANCIAL EXHIBIT

# One-Time Electronic Court Records Technology Costs based on Useful Life

### years 2005 - 2009 276,184 1,380,922 Calculation of Electronic Court Records Total Electronic Court Records Costs<sup>⋆</sup> Divided by Useful Life City One-Time Elect Total Costs per year Multiplier

On State Electionic Court Records Technology Costs	
Background Information on Actual Costs for Electronic Court Records	
By Account Code Detail Software & Licenses	200 483

825,577 292,483

262,862

## Methodology/Definitions/Notes:

Contract Services

Total Costs

Capital

1. Per section 4.8 of the contract, "The Cities' share of the payment to implement ECR shall be no more than \$56,745 for each year of this contract or any successor contract, up to a maximum of five years." The five years will be completed in 2009. Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement.

Exhibit A - Final.xls (Tab: H) 3/13/2006 2:42 PM

## ATTACHMENT "!" - TO THE FINANCIAL EXHIBIT

## One-Time Costs for Technology Improvement Projects

Reserve Cap\*

Ending Balance

Interest Earnings Reserve

		City Contribution			
	Threshold	City Multiplier	City Share	Beginning Balance Evecadituses	
2007	100,000	16,57%		Dalaine Dalaine	Experiginals
2008	100,000	THE REPORT OF THE PROPERTY OF			
2009	_				
2010	•		-		
2011			·		
2012					
2013	300,000				
2014			_		
2015					
2016					
2017					•
2018			_		
2019	300,000	-	-		
2020					
2021	300,000				

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Notes
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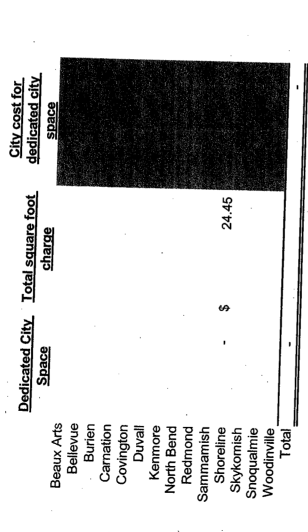
1. This Attachment is developed pursuant to Exhibit D. The City Multiplier is calculated in Attachment A. The City Case Cost is the product of the multiplier and the threshold unless adjusted or waived in any year where the reserve is projected to exceed the equivalent of the Cities' share of \$900,000 increased by 2% per year

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: I) 3/13/2006 2:42 PM

## ATTACHMENT "J" - TO THE FINANCIAL EXHIBIT

### **Dedicated City space**

Description



Methodology/Definitions/Notes:

1. Figures for dedicated and shared spaces are based on rentable space consistent with BOMA standards.

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the

Exhibit A - Final.xls (Tab: J) 3/13/2006 2:42 PM

### Summary of All City Case Costs

This attachment (and NonFacility City Case Costs and Facility City Case Costs) divide the overall City Case Costs as determined in Exhibit A to indvidividual cities based on the same method currently used to allocate costs.

Those costs which are mainly salaries and benefits and are non-facility based, Attachments A, B, C, F, G, H and I, are allocated based on each cities percentage of all cities clenical weights.

Those costs which are facility based, Attachements D and E are allocated based on the average of city case filings percentage and city judicial weights percentage per facility.

The tables below describe how this method allocates these costs across each city.

### Summary of City Case Costs

Attachment 2004 Di 2004 Di Salaries A Non-Fau Non-Fau C Current C District to District to the same of			4		ļ	
			Non-racility Costs	SIS	<u>.</u> %	Facility Costs % Clerical
2004 Di A Salaries Non-Fa B costs le C Current District	Item	City Case Costs 2004	Clerical Weighter	į	Nee Nee	Need/Judicial
A Salaries Non-Fa B costs le C Current District	2004 District Court Program Budget		Biota iborioro			STUBIA
Non-Far B costs le C Curent District	Salaries and Benefits less Probation		2 065 587	587		
B costs le C Current District	Non-Facility costs/Non-CX overhead		,	3		
C Current District	costs less probation		756	35.4 07.7		
District	Current Expense Overhead		φ <del>γ</del>	18.067		
	District Court Facilities - Operating and		<u>.</u>	5		
D Rent	,			•		000
E Security	Security Costs per Facility			<del>,                                    </del>	a 40	215,372
F Facilitie	Facilities - Call Center/Payment Center		45	16 ASK		
G Recond	Reconciliation Costs		<u> </u>	823		
One-Tin	One-Time Electronic Court Records		•			,
H Technol	Fechnology Costs based on Useful Life	17	\$	45 754		
One-Tin	One-Time Costs for Technology		•			
l Improve	Improvement Projects		\$	16.567		
TOTAL	TOTAL CITY CASE COSTS IN 2004:	2,956,787	\$ 2.518	2.518.240 \$	_	438 547
TOTAL	TOTAL CITY REVENUE IN 2004	1000				

		2,956,787
City Dedicated Costs	J Dedicated City space	TOTAL CITY COSTS w/ DEDICATED

		. (			Aces from the case		
CITY.		Non-Facility Costs	Facility Costs	Dedicated Costs*	Costs	Total Cify Peyopus	Difference
Beaux Arts	69	1		•		e com only morning	OIII GI GI CO
Bellevue	ь	1 227 258 \$	86 633			•	- -
2,1,0	٠ 6	DOZ:127:	555,00	•		\$ 1,549,008	\$ 235.217
	A	\$ 120,977	46,424	•		168 670	) (E0 07)
Carnation	49	18 020 \$	3 301			7/00/07	(20,059)
100	٠	→ O±0,01	100,0	•		3,628	(17.693
Covington	A	\$ 93,056 \$	10,198	•	V.	63 160	20/
Juvali	49	35.364	5 107			20,00	9
(comos	. 4	447 107	2 1	•		\$ 32,863	909'2)
SIGNION OF	9	<b>★ †9/</b> 1.1.1	37,197	•	}	142 010	1000
Vorth Bend	€9	20.354 \$	10 407			010,11	7 (2)
budmbad	٠ 6	A 100 000	164.01	•		35,819	4,968
ממווחות	9	\$ 445,344 \$	93,315	•		552 803	000 70
Sammamish	49	72 100 \$	23 240			202,030	C4,433
- Promotion		2017	012,02	•		\$ 122,300	26.990
orioreime	<del>/</del> >	278,817 \$	98,355	1		377.220	
Skykomish	49	100	703			77710	₹.
- Company		30-	571	•		\$ 210	(615)
allinghous		46,811 <b>\$</b>	16,377	•		S 68 440	r 252
Noodinville	<del>69</del>	38.272 \$	7 312			25-100	7,7
[ofa]		4 050000	1000	•		83,714	38,130
100	٩	\$ 042'81C'7	438.547	S	2 056 787	2400054	100 070

\* See Attachment J

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab.: All City Case Costs)
3/13/2006 2:42 PM

### Non-Facility City Case Costs

Summary of City Case Costs Total Costs per Summary Exhibit.

ogram Budget 2,065,587 (18,967) (18,967	otal costs pai o	Social Costs pel Suffilliary Exhibit A		Method	for A	Method for Allocation
Item				Non-Facility Costs	sts	Facility Costs % Clerical
2004 District Court Program Budget Salaries and Benefits less Probation Non-Facility costs/Non-CX overhead Costs less probation Current Expense Overhead District Court Facilities - Operating and Rent Security Costs per Facility Facilities - Call Center/Payment Center Reconciliation Costs One-Time Electronic Court Records Technology Costs based on Useful Life One-Time Costs for Technology	Attachment	ltem	Site of the Control o			Need/Judicial
Salaries and Benefits less Probation Non-Facility costs/Non-CX overhead Costs less probation Current Expense Overhead District Court Facilities - Operating and Rent Security Costs per Facility Security Costs per Facility Facilities - Call Center/Payment Center Reconciliation Costs Technology Costs based on Useful Life One-Time Electronic Court Records Technology Costs for Technology	Ō	:004 District Court Program Budget	City case costs 2004	Clerical Weights	2	Weights
Costs less probation  Current Expense Overhead District Court Facilities - Operating and Rent Rent Security Costs per Facility Facilities - Call Center/Payment Center Reconciliation Costs One-Time Electronic Court Records Technology Costs based on Useful Life One-Time Costs for Technology		salaries and Benefits less Probation	2,065,587	\$ 2,065,587	37	
Pustrict Court Facilities - Operating and Rent Security Costs per Facility 215,975 Facilities - Call Center/Payment Center 16,465 Reconciliation Costs One-Time Electronic Court Records Technology Costs based on Useful Life 45,754 One-Time Costs for Technology	m O	osts less probation osts Expense Overhead	354,977 18,067	\$ 354,977 \$ 18,067	<b>L</b> 13	
Facilities - Call Center/Payment Center Reconciliation Costs 823 One-Time Electronic Court Records Technology Costs based on Useful Life One-Time Costs for Technology	മയ	ilstrict Court Facilities - Operating and lent ecurity Costs per Facility	222,572 215,975		₩ #	222,572
One-Time Electronic Court Records Technology Costs based on Useful Life One-Time Costs for Technology		acilities - Call Center/Payment Center econciliation Costs	16,465	\$ 16,465	بى رى بى رى	
		ne-Time Electronic Court Records achnology Costs based on Useful Life ne-Time Costs for Technology	45,754	45,	) <del>4</del>	
Improvement Projects	티	Improvement Projects		\$ 16.567	^	
2,95	<b>-</b> }	OTAL CITY CASE COSTS IN 2004:	2,95	00/01	ψ.	A39 EA7
3,199,854	<u>ر</u>	JI AL CILY REVENUE IN 2004		And the second s		100,047

City Dedicated Costs

J Dedicated City space
TOTAL CITY COSTS w/ DEDICATED 2,956,787

•	Baso iso	P C C C C C C C C C C C C C C C C C C C		
City	Total Weights	Percent of All Cities Coat District	1	1
Beaux Arts		Service of Cities	COST	Stribution
Dollow in		0.00%	8	١.
	59.933		• 6	4 001
Burien			A	1,22/,258
Camation	8,838	8 7.19%	49	180,977
Camanon	880		€.	18 020
Covarigion	2 59		•	0,020
Duvali			*	53,056
Nonmon N	1,727		6	35 364
Verificie	5.45		٠ 6	0000
North Bend	9:6		•	111,764
Dodmond	400	4 0.81%	69	20.354
	21.260		•	000
Sammamish	01,0	_	∌	435,344
Chorolino	3,527	2.86%	69	72,100
	13.61	•	. 6	1000
Skykomish			Ð	718,812
Snogualmie	(	_	₩	102
Moodingillo	2,286	1.86%	G	46.811
	1,869		6	20 070
Total	122 078			7/7/00

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

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Bellevue	¥	•	000 000	٠ 4	100 017	• (	٠.	•		ð		دو	S		e.	'	Т
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Parien	₩.	•	148.447	<del>6</del>	25 511	¥	1 200	٠ 6	100	• (	<b>5</b> 1	7,27	90	8,074	₩	1,227,258	
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ione i	9		14,/81	÷	2.540	69	120	¥	410	6			}	5	9	78,001	_
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North Bend	÷>		16.696	69	2 869	¥	116	. 6		→ 6	5 1	γ γ	<del>-</del>	35	<del>:</del>	111,76	4
Redmond	64		557 004	• 6		∍ •	2	9	35	A	_	(S)	ر چ	134	6	20 35/	_
	• •	,	160,100	A	9,30	₽	3,123	69	2.846	÷	410	4			• (	2	-
Sammamish	<b>.</b>		59.140	69	10 163	¥	547	. 6		÷ 6	<b>1</b>		2	7,864	9	435,34	<del>-</del>
Shoreline	69		228 700	. 6	20,00	<b>→</b> €	- 600	<del>9</del> (	- /+	Ð	54	ક્ક 1,3	<u>\$</u>	474	69	72 100	_
Skykomish	. 6	•	20,10	9 (	29,505	A	2,000	₩.	1,823	€9	9	\$ 5.06	9	1 837	. 6	040	, .
Chynoliish	9		84	₩	4	€9	•	<del>U</del>	•		,		2	5	9	118'817	_
Snoqualmie	↔		38.397	64	6 500	. 6	- 000		- 60	<b>.</b>	> .	A	φ. 7	_	↔	102	٠.
Woodinville	49		31 302	<b>.</b> ↔	200,0	<b>∍</b> ∈	0 1	A (	900	<b>9</b>	15	\$ 851	51 \$	308	69	46.811	_
Total	. 6		700,100	•	0,090	A	5/2	<del>:</del>	250	<del>(3)</del>	<u>1</u> 3	8	£.	252	. 6	0.00	. ,
Lotal	9	2,1	785,587	<del>59</del>	354.977	٠,	18 067	¥	16 /65		ć		·	7	•	20,212	,
							2,001	•	201	9	923	8 45 75	4	16 567			

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: NonFacility City Case Costs). 3/13/2006 2:42 PM

Facility City Case Costs

14 casso 1800	oral Costs per Summary Exhibit A		Metho	Method for Allocation	ocation
			Non-Facility Costs		Facility Costs
Attachment	- 1	,			Need/Judicial
	2004 District Court Program Budget	City Case Costs 2004 Cierical Weights	Cierical Weigh		Welchts
∢	Salaries and Benefits less Probation Non-Facility costs/Non-CY	2,065,587	\$ 2.065.587	22	
œ	costs less probation			:	
ပ	Current Expense Overhead	354,977	\$ 354,977	<u></u>	
۵	District Court Facilities - Operating and Rent	ion'n	4 18,067	<u>,</u>	
ш	Security Costs per Facility	222,572		6 <del>3</del> 6	222,572
IL.	Facilities - Call Center/Payment Center	. :		•	6/6,612
ტ	Reconciliation Costs	16,465	\$ 16,465	ۍ ر <b>ه</b>	
	One-Time Electronic Court Records		3	<b>.</b>	
I	Technology Costs based on Useful Life	45.754	75 75		
_	Une-Lime Costs for Technology		to/ot	•	
	TOTAL CITY CASE SOCIE	16,567	\$ 16.567		
	TOTAL OTT. CASE COSTS IN 2004:	2,956,787	S 2549340 W		Contraction Contraction of

2,956,787 City Dedicated Costs
Dedicated City space
TOTAL CITY COSTS w/ DEDICATED

Facility and Security Costs Spreading Attachment D and E across each City

Security Costs per Facility 3,061 6,768 4,775 1,267 1,960 35,806 277 2,806 District Court Facilities -Operating and Rent 7,436 16,442 11,601 2,034 3,147 57,509 446 4,506 100.00% 20.96% 46.34% 32.70% 3.01% 4.65% 85.02% 0.66% 6.66% 27.44% 72.56% 100.00% 0% 27.30% 40.91% 31.79% 2.60% 2.60% 87.45% 1.30% 6.06% 26.27% 73.73% Need for Contract Total Judicial Need Total Contract City
City Der Facility Judicial Need Percentag 1.03 0.00 0.05 0.08 0.06 0.03 0.03 0.08 0.01 0.06 0.18 0.51 100.00% 14.62% 51.77% 33.61% 3.42% 6.71% 82.59% 0.02% 7.26% 28.61% 71.39% 100.00% Total Contract City Clerical Need 14.24 0.00 0.0 2.8 2.5 0.21 0.41 5.05 0.00 0.44 1.30 3.23 Clerical Need Percentage Calculation of Multiplier by Facility aux Arts North Bend Sammamish Covington

# County/Other Dedicated Space

			acility.	itor. 1891 sf for	lway. County	ice. 981 USF is	haliway. 1020	he Aukeen facility	
	Description		757 County prosecutor occupies two rooms in NW corner of facility.	1070 st is vacant, previously occupied by County prosecutor. 1891 st for DC probation.	County prosecutor occupies three rooms off the lobby hallway. County public defender, learning disability program, and victim advocate (state	cases) occupy three rooms to the right of the main entrance. 981 USF is 2,001 included for an unused courtroom.	DC probation occupies several offices off the main lobby hallway. 1020 USF is included for an unused courtroom.	8,249 Kent municipal court and DC probation occupy space in the Aukeen facility	
Dedicated	County/Other Space		757	2,961		2,001	1,624	8,249	
	Sq Footage by facility		11,583	15,017		11,666	11,524	14,774	
	So Facility	Bellevue	Burien	Issaquah		Redmond	Shoreline	Kent	

Note: 1. As requested, the County can provide drawings of these facilities to illustrate how spaces are allocated.

			0			·										
108	25% Revenue Collected -	City Portion	387,252	42,143 907	15,792 8,216	43,472	36,893	9,523 10,858	8,955 138,223	30,575	94,305	17,110		900,008		
Shared Court Costs Year 2004 YTD Revenues	75% Revenue Collected -	County Portion				130,415	110,679	32,574		,			2 702 497	171 70 15		
St	100% Revenue	navaeloo			172,000	000,677	147,572 38.091	43,433					3,602,836		5,602,836 -402,982	Yes de
sen	25% Revenue Collected - City Portion	0	457,725 45,828	1,950 23,294	12,126	38,873	51,615 6,213	11,276	169,834	123,833	343 20,253	24,795	1,073,495			
Shared Court Costs Year 2003 YTD Revenues	75% Revenue Collected - County Portion	0	1,3/3,176	5,849 69,882	36,377 132,383	116,620 154 845	18,640	33,828 21,670	509,503	371,499	1,029	74,385	3,220,486			
Year	100% Revenue Collected	1.830.000	183,311	93,175	176,511	155,493 206,461	24,853	28,893	679,338 136,743	495,332	1,372 81,012 99,180	001,000	4,293,981	4,293,981	-176,511 4,117,470	
sen	25% Revenue Collected - City Portion	0 459.805	39,205	19,007	36,771	56,394	6,616	5,639	35,397	105,656	18,614	. 000	1,008,068			
Shared Court Costs Year 2002 YTD Revenu	75% Revenue Collected - County Portion	0 1,379,416	117,614 12,066	51,403 43,168	110,312	169,182	34,908	16,917 529,103	106,191	516,908	55,842 86,446	3 108 586	2,100,000			
Sna Year 20	100% Revenue Collected	1,839,222	15,819	76,028 57,558	147,082 198,934	225,577 26.465	46,543	22,556 705,471	141,588 422,625		74,456 115,261	4,272,273		4,272,273	4,125,191	
	Веану Атс	Bellevue Burien	Carnation Covington	Duvall Issaquah	Kenmore Mercer Island	Newcastle	Normandy Park North Bend	Redmond	Shoreline	Skykomish Snografmie	Woodinville	1 }	I	Total City Revenue Less non-contract cities	l otal Contract City Revenue	

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

												ſ
			2005 - Ki	NG COUNTY	DISTRICT CO	2005 - KING COUNTY DISTRICT COURT FILINGS BY CASETYPE	BY CASETY	띮				
	Infraction Traffic	Infraction Non-Traffic	ina	Criminal Traffic	Criminal Non-Traffic	Protection AH/Orders	Civil	Small Claims	Expedited Hearings	PC Jail Felony Hearings	Parking	Total Jan -
											Billy III	Sn.
JURISDICTION												,
State/County	45,692	1,886	2.783	923	3 774	1 460	45 773	7	700	,		
Vashon Island	134		8	2	6	oot',	2//2	4,/82	604	5,508	3,018	86,203
Total State/County	45,825	4,88	2.781°	-255	3,780	0931		0 2834	0 203	0	06	243
Beaux Arts	0	0	C	. c	c	c	C	C	(			
Bellevue	14,567	02	163	263	814				٥	0	0	0
Burien	1,147	19	2	111	\$ P		٥	٥	0 (	0	5,032	20,909
Camation	224	0	6	6	71			٥	0	0	171	1,918
Covington	350	41	Ę	47	=   E		٥	٥		0	6	255
Duvall	444	0	^	5	3 8			ه (د	٥	٥	200	714
Issaquah	69	c	- C	1	7		9	0	0	0	40	524
Kenmore	1 105	, 7	35	9	1 5	0	0	0	0	0	9	29
Mercer Island	2		3	400	138	0	0	0	0	0	155	1,493
Newcastle	7 10			0	0	0	0	0	0	0	0	10
Normandy Park						0	0	0	0	0	0	17
North Bond	†   t		0 (	0	0	0	0	0	0	0	0	4
Dodmond	180		2	_	33	0	0	0	0	0	12	245
Sammamich	4,354	77	133	259	441	0	0	0	0	0	773	5,987
Charolina	950	40	7.7	20	116	0	0	0	0	0	103	944
	2,111	44	83	109	363	0	0	0	0	0	228	3.604
Skykomish		-	0	0	0	0	0	0	0	0	c	,
Snoqualmie	386	4	40	17	63	0	0	c	c	٥	1	507
Woodinville	288	2	17	17	64	0	c					770
Total Contract Cities	26,564	243	785	910	2.674					O	611	20 <i>/</i>
											747	9
Total Kenc	72,900											_
	2000		2.27	#16E5##		16.7				0.000		

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xts (Tab: Filings by Casetype (2005)) 3/13/2006 2:42 PM

Intractic   Interview   Intractic   Intractic   Intractic   Intractic   Interview   Intractic   Interview   Inte	FRICAL         3         Criminal Lange         Criminal Lange         Criminal Lange         Probability Chiminal Lange         Chain and Lange         Frequency (Chain and Lange)         Expedition (Chain and Lange)         Frequency (Chain and Lange)         Freque			200	5 - KING CC	UNTY DIST	RICT COURT	2005 - KING COUNTY DISTRICT COURT WEIGHTED FILINGS BY CASETYPE	LINGS BY CA	SETYPE				
HTS. CLERICAL         3         4         7         6         8         2         1           DICTION         Action Island         137,076         3,772         27,834         33,366         5,840         10,411         28,822         4,832         11,016         3018           stron Island         402         6         80         16         6         80         10,116         20,110         3018           stron Island         402         6         80         16         6         6         6         6         9         0 </th <th>  Transport   Tran</th> <th></th> <th>Infraction Traffic</th> <th>Infraction Non-Traffic</th> <th>ñ</th> <th>Criminal</th> <th>Criminal Non Targe</th> <th>Protection</th> <th>;</th> <th>Small</th> <th>Expedited</th> <th>PC Jail Felony</th> <th></th> <th>Total lan</th>	Transport   Tran		Infraction Traffic	Infraction Non-Traffic	ñ	Criminal	Criminal Non Targe	Protection	;	Small	Expedited	PC Jail Felony		Total lan
PICTIONA         137,076         3.772         2 / 8 / 8 / 8 / 8 / 8 / 8 / 8 / 8 / 8 /	Potential         Potential <t< th=""><th>WEIGHTS - CLERICAL</th><th>3</th><th>2</th><th>5</th><th>8</th><th>Moli-i rame</th><th>AH/Orders</th><th>Civil</th><th>Claims</th><th>Hearings</th><th>Hearings</th><th></th><th>Aug</th></t<>	WEIGHTS - CLERICAL	3	2	5	8	Moli-i rame	AH/Orders	Civil	Claims	Hearings	Hearings		Aug
DICTION         ST72         27.830         7.384         33.966         5.840         110,411         28.692         4.822         11,016         3,018           Story Institution Island         402         0	Chilolom         137,076         3,772         2,7830         7,384         33,966         5,840         110,411         28,682         4,832         11,016         3018           Saturation         412         6         80         16         6         0						)	•		9	8	2	T.	
State County         137,076         3,772         27,830         7,384         33,966         5,840         110,411         28,692         4,822         11,016         3,018           State Not Island         402         6         80         16         64         0<	state/County         137,076         3,772         27,830         7,384         33,966         5,840         110,411         28,692         4,822         11,016         3,018           stron Island         402         6         0         16         54         0	JURISDICTION												
stand field         402         6         80         163         50.40         110,411         28.692         4.832         1,016         3,018           stand field         34         34         34         36         6         6         0	State   Stat	State/County	137,076	3,772	27.830	7 384	33 066							
seuto-Arts         0	saux Arts         0	Vashon Island	402	9	80	100,1	93,300		110,411	28,692	4,832	11,016	3,018	373.837
seaux Arts         0	subcycles         0	Total Substitution	137.478		8	2	92	0	0	0	0	0	06	648
Interval   1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	Comparison   Com	Beaux Arts	•											
A-5, Old Michael         140         1630         2,104         7,326         0	rich control         43,771         140         1630         2,104         7,326         0 <th< td=""><td>Bellevine</td><td>0 10</td><td>0</td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>C</td><td>c</td><td></td><td>•</td></th<>	Bellevine	0 10	0		0	0	0	0	0	C	c		•
metation         3,441         38         700         888         3,600         0         0         0         0         0         0         0         0         0         0         0         0         0         171         0         0         171         0         171         0<	Transfer         3,441         38         700         888         3,600         0	Burion	43,701	140	1,630	2,104	7,326	0	0	c			0 0	١
viriation         672         0         30         16         153         0	firstation         672         0         30         16         153         0	Tours.	3,441	38	700	888	3,600	0	c	-			5,032	59,933
viviling on the light of the light	vinition         1,050         28         100         376         837         0	Carriagon	672	0	30	16	153	0					171	8,838
reality         1,332         0         70         96         189         0	wall         1,332         0         70         96         189         0 <t< td=""><td>Covington</td><td>1,050</td><td>28</td><td>100</td><td>376</td><td>837</td><td></td><td></td><td></td><td></td><td></td><td>6</td><td>88</td></t<>	Covington	1,050	28	100	376	837						6	88
signal         207         0         0         0         0         0         0         40           simple         3,315         28         350         368         1,242         0<	aguath 207 0 0 0 36 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Duvail	1,332	0	02	96	180			5		0	200	2,591
Amonge street         3,315         28         350         368         1,242         0 </td <td>type of state of</td> <td>Issaquah</td> <td>207</td> <td>0</td> <td>c</td> <td>٥</td> <td>86</td> <td></td> <td></td> <td>٥</td> <td>0</td> <td>0</td> <td>40</td> <td>1,727</td>	type of state of	Issaquah	207	0	c	٥	86			٥	0	0	40	1,727
ricer Island         30         <	vacastle         30         0	Kenmore	3,315	28	350	388	1 242	ا (	0	0	0	0	9	249
wcastle         51         6         0<	wcastle         51         6         0<	Mercer Island	99	c		99	1,242		0	0	0	0	155	5.458
mandy Park         12         0 <th< td=""><td>mandy Park         12         0         <th< td=""><td>Newcastle</td><td>51</td><td>9</td><td></td><td></td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>30</td></th<></td></th<>	mandy Park         12         0 <th< td=""><td>Newcastle</td><td>51</td><td>9</td><td></td><td></td><td></td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>0</td><td>30</td></th<>	Newcastle	51	9				0	0	0	0	0	0	30
trh Bend         555         0         20         12         9           dmond         1,306         54         1,330         2,072         3,969         0         0         0         0         0         12         21           oreline         8,331         88         830         872         3,267         0         0         0         0         0         10         13         3,5           vkomish         3         2         0 </td <td>trh Bend         555         0         20         56         351         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         12         3           dmond         13,062         54         1,330         2,072         3,969         0         0         0         0         0         0         773         21,2           wealine         8,331         88         830         872         3,267         0         0         0         0         0         0         13,6         13,6           oqualmie         1,158         8         400         136         567         0&lt;</td> <td>Normandy Park</td> <td>12</td> <td>C</td> <td></td> <td></td> <td></td> <td>0</td> <td></td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>51</td>	trh Bend         555         0         20         56         351         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         0         12         3           dmond         13,062         54         1,330         2,072         3,969         0         0         0         0         0         0         773         21,2           wealine         8,331         88         830         872         3,267         0         0         0         0         0         0         13,6         13,6           oqualmie         1,158         8         400         136         567         0<	Normandy Park	12	C				0		0	0	0	0	51
dmond         13,062         54         1,330         2,072         3,969         0         0         0         0         0         12         3           mmamish         1,908         96         210         1,044         0         0         0         0         0         773         21,2           veriline         8,331         88         830         872         3,267         0         0         0         0         0         10         3,56         13,6         13,6         13,6         13,6         13,6         13,6         13,6         13,6         13,6         13,6         13,6         13,6         12,2         13,6         12,2         13,6         12,2         13,6         12,2         13,6         12,6         13,6         12,6         13,6         12,6         13,6 </td <td>dmond         13,062         54         1,330         2,072         3,969         0         0         0         0         0         0         12         3           mmamish         1,908         96         210         1,044         0         0         0         0         0         773         21,2           vecline         8,331         88         830         872         3,267         0&lt;</td> <td>North Bend</td> <td>555</td> <td>0</td> <td>2</td> <td>2 8</td> <td></td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>0</td> <td>12</td>	dmond         13,062         54         1,330         2,072         3,969         0         0         0         0         0         0         12         3           mmamish         1,908         96         210         1,044         0         0         0         0         0         773         21,2           vecline         8,331         88         830         872         3,267         0<	North Bend	555	0	2	2 8		0	0	0	0	0	0	12
mmamish         1,908         96         210         1,044         0         0         0         0         0         773           oreline         8,331         88         830         872         3,267         0         0         0         0         0         0         103           Akomish         3         2         0         0         0         0         0         0         0         0         228           oqualmie         1,158         8         400         136         567         0         0         0         0         0         0         0           odinville         864         4         170         136         576         0 <td>mmamish         1,908         96         210         1,044         0         0         0         0         0         773           veriline         8,331         88         830         872         3,267         0         0         0         0         0         0         103           ykomish         3         2         0         0         0         0         0         0         0         228           oqualmile         1,158         8         400         136         567         0         0         0         0         0         0           odinville         864         4         170         136         576         0         0         0         0         0         17</td> <td>Redmond</td> <td>13,062</td> <td>54</td> <td>1.330</td> <td>2070</td> <td>1000</td> <td>٥</td> <td></td> <td></td> <td>0</td> <td>0</td> <td>12</td> <td>994</td>	mmamish         1,908         96         210         1,044         0         0         0         0         0         773           veriline         8,331         88         830         872         3,267         0         0         0         0         0         0         103           ykomish         3         2         0         0         0         0         0         0         0         228           oqualmile         1,158         8         400         136         567         0         0         0         0         0         0           odinville         864         4         170         136         576         0         0         0         0         0         17	Redmond	13,062	54	1.330	2070	1000	٥			0	0	12	994
oreline         8,331         88         870         1,044         0         0         0         0         0         103           ykomish         3         2         0         0         0         0         0         0         0         0         228           oqualmie         1,158         8         400         136         567         0         0         0         0         0         0         0           nodinville         864         4         170         136         576         0         0         0         0         0         0	oreline         8,331         88         830         1,044         0         0         0         0         0         103           ykomish         3         2         0         0         0         0         0         0         0         0         228           oqualmile         1,158         8         400         136         567         0         0         0         0         0         0           odinville         864         4         170         136         576         0         0         0         0         0         17           officerities         78.692         466         5846         736         2167         0         0         0         0         0         0         0         0         179	Sammamish	1.908	96	240	460	606.0		0	0	0	0	773	21.260
ykomish         3         2         0         0         0         0         0         0         0         228         1           oqualmie         1,158         8         400         136         567         0         0         0         0         0         0         0           nodinville         864         4         170         136         576         0         0         0         0         0         17	ykomish         3         2         0         0         0         0         0         0         0         228         1           2qualmie         1,158         8         400         136         567         0         0         0         0         0         0         0         0         0         0         0         0         0         0         17         0         17         0         17         0         17         0 <td< td=""><td>Shoreline</td><td>8.331</td><td>88</td><td>217</td><td>3 6</td><td>1,044</td><td>0</td><td>٥</td><td>0</td><td>0</td><td>0</td><td>103</td><td>3.521</td></td<>	Shoreline	8.331	88	217	3 6	1,044	0	٥	0	0	0	103	3.521
acqualmile         1,158         8         400         136         567         0         0         0         0         0         0         0         0         0         17         17         17         18         576         0         0         0         0         0         14	oqualmie         1,158         8         400         136         567         0         0         0         0         0         0         0         0         0         17           odinville         864         4         170         136         576         0         0         0         0         17           official Cities         78,692         446         841         7,80         7,157         0         0         0         0         0         0         119	Skykomish	က	2	3	7/0	3,267	0		0	0	0	228	13.616
odinville 864 4 170 136 576 0 0 0 0 0 17	odinville 864 4 170 136 576 0 0 0 0 0 17  Official Cities 75,659, 486 1840 22,157 19	Snoqualmie	1.158	α	400	136		5	0	٥	0	0	0	15
170 130 5/6 0 0 0 0 0 0 140	ontracticities 73.682 486 8646 700 70 0 0 0 0 119	Woodinville	864	Ā	130	130	/96	0	0	0	0	0	17	2 286
		ofall Confractifities	200,000	-	0/1	130	9/9	0	0	0	0	o	110	1 000

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

	KING CO	JNTY DISTRIC	ST COURT JU	KING COUNTY DISTRICT COURT JUDICIAL ALLOCATION 2004	TION 2004			_
	Judicial Allocation for KC	Judicial Allocation for KC	Judicial Allocation	Judicial Allocation for Special	City Judicial	KCDC Ex Parte	Total Judicial	P. S. S. T. S.
II IRISDICTION	210000000000000000000000000000000000000		IN PO CIVIL	Assignment	Allocation	Allocation	Allocation	
King County - Bellevue	09.0	0.98	0.00	00'0		0.07	1.65	,
Beaux Arts					0.00	0.00	00.0	
Bellevue					0.99	0.04	1.03	
Mercer Island					0.00	0.00	0.00	
Newcastle					0.00	0.00	0.00	
i otal Bellevue	0.60	0.98	0.00	0.00	0.99	0.11	2.68	
King County - Issaquah	0.38	0.58	0.71	0.48		0.00	2.23	
Issaquah					0.00	0.00	0.00	
North Bend					0.05	0.00	0.05	
Sammamish					0.08	0.00	0.08	
Snoqualmie		,	-		90.0	0.00	0.06	
lotal Issaquan	0.38	0.58	0.71	0.48	0.18	0.10	2.43	
King County - Redmond	0.55	1.12	0.14	0.50		0.10	2.40	
Carnation					0.03	0.00	0.03	
Duvail					0.03	0.00	0.03	
Kedmond					0.84	0.03	0.88	
Skykomish				·	0.01	0.00	0.01	
Woodinville	i L		•		90.0	0.00	0.06	
lotal Redinond	0.55	1.12	0.14	0.50	96.0	0.14	3.40	
King County - Shoreline	0.40	0.85	0.08	0.00		0.05	1.38	
Kenmore					0.18	0.01	0.18	
Shoreline		!			0.49	0.02	0.51	
i otal snoreline	0.40	0.85	0.08	0.00	0.67	0.08	2.08	
Potential Conference on the Conference of the Co	T. A. Carlo							
STANDER OF THE OWNER	27 						φ,	
King County - Burien	0.68	1.83	0.05	0.50		0.13	3.19	
Normandi Dodi					0.43	0.02	0.45	
Total Distan	o o	•			0.00	0.00	0.00	
i otal bunen	0.68	1.83	0.05	0:20	0.43	0.14	3.63	
				-		,		

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. Exhibit A - Final.xls (Tab: Judical Allocation)
3/13/2006 2:42 PM

	0.01 0.14 0.21 5.35		0.47	4.17
	0.14			III.
2.70	2.70	Six	1.72	
0.60	09.0	S. S	1.37	
1.59	1.59		0.81	
0.10	0.10		0.10	
King County - Kent Covington	Total Kent	Rotalson (Redivision	King County - Seattle	Total Scattle Division

	خ 	Λ					Q.		֓֞֓֓֓֞֟֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֓֡֓֓֓֓֓֡֓֡֓֡֓֡֡֓֡֓		<u> </u>	2	<u>≥</u>	용	Supe	Jail/F	Jail/F	lugare	-	
							1													•
												•								
Add Ex Parte Total Assigned KCDC to Contract	0.14	1.03	0.00	0.00	0.00	0.05	0.08	90.0	0.03	0.03	28.0	20.0	0.01	0.06	0.00	0.18	0.51	0.45	00.00	3.49
x Parte	0.00	0.03	0.00		0	0.00	0.00	0.00	0.00	0.00	0.03		8 6	0.00	3	0.0	0.02	0.05		0.12
Add E		_	_			~	~		_	_		_								
Jury Allocation	0.0	0.17	0.0		Č	30.0	0.03	0.01	0.0	00.0	0.07	000	0.00	2	30.0	0.00	0.0	0.0		0.49
	0.11	0.83	3		0.03	3 6	0.00	0.05	0.03	0.03	0.78	0.01	0.05	!	0.13	0.42		6.0	000	7.02
KCDC Allocation							-													11014
	Selleving Rellevine	Beaux Arts	Mercer Island	Issaquah	North Bend	Sammamish	Snormalmie	Comption	Calliation	Dodinonal	Neurinond	SKykomish	Woodinville	Newcastle	Kenmore	Shoreline	Burien	Normandy Park		

\*NOTE: AOC judge need projected for 2004 based on 1999-2003 data is 22.30 judges

0.94 0.94 4.13% 0.50 0.25 0.35 0.50 1.00 0.48 1.20 0.50 1.00 0.12 5.90 KCDC Ex Parte Allocation city work done by King count berior Court Assistance Felony/Expediteds Seattle ecial Assignment Judges /Felony/Expediteds RJC Program Ex Parte WLS Court Burien WLS Court Seattle Total Total Court Redmond Court RJC Court cation stser Ω

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

		2005 - KINC	COUNTY DIST	2005 - KING COUNTY DISTRICT COURT CI FRICAL ALLOCATION	HERICAL ALL	MOLEN		
		Total						
	118.24	Caseload Weight	% of Weight	% of 118.24 Clerk FTEs	Passport FTEs	Specialty FTEs	Centralized FTEs	Total
JURISDICTION						·		
State/County		373,837	75.10%	88.80	2.51	12.25	11.26	147 80
Vashon Island		648	0.13%	0.15			000	0.47
Total Signe County		9 9 1 1 1 1 1					70:0 8(0)    1	0.17
Beaux Arts		0	0.00%	0.00				
Bellevue		59,933	12.04%	14.24			1 84	18.00
Burien		8,838	1.78%	2.10			72.0	10.04
Carnation	į	880	0.18%	0.21			0.03	75.0
Covington		2,591	0.52%	0.62			0.08	0.69
Duvall		1,727	0.35%	0.41			0.05	0.00
Issaquah		249	0.05%	0.06			0.01	20.0
Kenmore		5,458	1.10%	1.30			0.16	1 46
Mercer Island		30	0.01%	0.01			0.00	0.01
Newcastle		51	0.01%	0.01			0.00	0.01
Normandy Park		12	0.00%	0.00			0.00	0.00
North Bend		994	0.20%	0.24			0.03	0.27
Keamond		21,260	4.27%	5.05	·		0.64	5,69
Sammamish		3,521	0.71%	0.84			0.11	0.94
Shoreline		13,616	2.74%	3.23			0.41	3.64
Skykomish		2	%00.0	00.00			00.0	0.00
Snoqualmie		2,286	0.46%	0.54	`		0.07	0.61
Woodinville		1,869	0.38%	0.44			0.06	0.50
				200				

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

<b>~</b>	PASSPORT FEES PROJECTED 2005	PROJECTED	2005	
Court	Dollars	Passports issued	Clerk Minutes	Clerk Value
Total Dollars	480,476	16,016	213,331	2.51
Passport Fee is \$30 Clerk Minutes per passport is 13.32 Clerk Minutes per year is 85,006.56	port is 13.32 is 85,006.56			

SPECIALTY FTES

148 00	2 64	12.21	67.77	15.00	118.24
Total FTES as Clerks	Passport Clerks	Specialty FTEs	Centralized FTEs	Clerks by %	0/ Kg (20)

Clerks at Location	ocation
Bellevue	18.00
Burien	20.50
Issaquah	13.50
Kent	15.50
Redmond	22.00
RJC	00.6
Seattle	21.00
Shoreline	12.50
Call Center	11.00
Payment Ctr	5.00
Total	148 00

Court	Program	Clarke
Kent	DV Court	100
Seattle	#100 /C	C7.2
Seattle		1.75
	DWLS Court	0.75
2	Jail	2.00
Seattle	Jail	2.00
Burien	DWLS Court	2.00
Seattle	MH Court	0c.
Kont		1.00
	Video Clerk	1.00
		12.25

S	Clerks 4.00 11.00
CENTRALIZED FTES	Program Payment Ctr SPT/Phones
	Court OPJ OPJ

Note: The attachments in this exhibit are examples for the purpose of demonstrating the methodology for reconciliation pursuant to Section 4.3 of the Agreement. 3/13/2006 2:42 PM

## **FACILITY RATES**

	Bur	ien, Kent, Ro	edmond. Shorel	Burien, Kent, Redmond. Shoreline, and Support Services Facility Bates	Services Escilli	the Doton	
			Inflation		No vices i acili	ty nates	
						Escalation	otal Facility
	FIMIL RAIE	Capped Rate	te multiplier	Contract Rate*	Rent	Rate	Charge
2007	12:65	12.65	ić	12.65	11.80	700	04.45
2008	_	12.03	`	) i	3	6.4	C4.42
		5 :		1	12.04	2%	12.04
8007		13.42	1.061	ı	12.28	%6	0000
2010	This rate is a		•		1 0	6/7	12.28
					12.52	%	12.52
2011	placeholder	er 14.24	1.126		12 77	700	1,2
2012	John Sulpha	Culation 44 cc	•			2 / 2	17.71
100	ל אמות של המוכיו	_		•	13.03	%	13.03
2013	In accordance with	• with   15.10	1.194	1	13.20	700	0000
2014		_			2.5	6/4	13.28
	ָרַ אַנְיּיַנְיּיַ בַּי		_	•	13.55	<b>5</b> %	13.55
2015		16.03	1.267	ı	13.83	700	9 6
2016		10.54	•		3	0/.7	13.83
20.02		10.01	COS.1	-	14.10	2%	14.10

Footnote:

\* Per Exhibit B, the rate each year following 2007 is the lesser amount between the actual rate provided by King County's Facilities Management Division and the capped rate determined by multiplying the 2007 rate by the inflation multiplier.

		SSa	ssaquah Facility Rate	Rate		
			Inflation			Total Eacility
	FMD RATE	Capped Rate	multiplier	Contract Rate*	   ease	Charge
2007	12.65	12.65		12.65	17.00	20 AE
2008	_	13.03	1 030	) i i		29.00
	_		200	ı	[0.7]	17.51
2008		13.42	1.061	•	18.04	18.04
2010	This rate is a		1.093	J	10 50	200
2011	70000			ı	0.00	0.00
- 102	piacenoider		1.126		19.13	19 13
2012	pending calculation	_	1 150		7	- 1
204.0		_	2	•	8.7	19.7
2013	III accordance with	: with   15.10	1.194	,	20.30	20 30
2014	Exhibit C		1 220			20.04
			0.5	1	20.91	20.91
2012		16.03	1.267		21.54	21 54
2016		16.51	1.305	•	22.10	10.17

Footnote:

v Telejites Magagarans Alivis examble tare examples to detemping by on etimping tarm 300. The mentodology for percenting to section 4.3 of the \* Per Exhibit C, the rate each year following 2007 is the lesser amount between the actual rate provided by King County's Agreement.

Exhibit A - Final.xls (Tab: Facility Rates)

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### EXHIBIT B ANNUAL FACILITY CHARGES FOR DISTRICT COURT FACILITIES IN THE CITIES OF BURIEN, KENT, REDMOND, AND SHORELINE

This Exhibit is attached to the Interlocal Agreement for the Provision of District Court Services between the County and the City. The terms and conditions described in this Exhibit are a further description of the obligations of the parties regarding the calculation of annual facility charges for existing District Court facilities in the cities of Burien, Kent, Redmond, and Shoreline at commencement of this Agreement.

- 1. Beginning in 2007and continuing through 2016, the annual facility charge is the net rentable square footage in each facility pursuant to Section 3.2 multiplied by the rate per square foot. The rate per square foot is the sum of the rate for Operations and Maintenance (Paragraph #2) and the Rental rate (Paragraph #3).
- 2. King County's Facilities Management Division determines the cost per square foot for Operations and Maintenance for facilities owned and maintained by the County. The Facilities Management Division will provide the rate for Operations and Maintenance for the next calendar year for each applicable District Court facility by September of each year. For the purposes of this Agreement, the rate provided will exclude any adjustment for restoring the division's fund balance reserve. For 2007, the rate is \$12.65 or the actual rate provided by the Facilities Management Division, whichever is less. The rate each year thereafter is the lesser amount between the actual rate provided by the Facilities Management Division and the capped rate determined by multiplying the 2007 rate by the multiplier for the corresponding year shown in the following table.

Inflation	2008	2009	2010	2011	2012	2013	2014	2015	2016
	3%	3%	3%	3%	3%	3%	3%	3%	3%
Multiplier	1.030	1.061	1.093	1.126	1.159	1.194	1.230	1.267	1.305

- 3. The Rent beginning in 2007 shall be \$11.80 per square foot. This rate will be increased by 2% per year for nine years thereafter.
- 4. Beginning in July 2014 and ending no later than March 31, 2015, the Cities and the County shall determine a methodology for an annual facility charge for existing facilities referenced in this exhibit for 2017 and subsequent years. This methodology shall take into account a reasonable fair market value for existing court facilities.

#### EXHIBIT C ANNUAL FACILITY CHARGES FOR THE DISTRICT COURT FACILITY IN THE CITY OF ISSAQUAH

This Exhibit is attached to the Interlocal Agreement for the Provision of District Court Services between the County and the City. The terms and conditions described in this Exhibit are a further description of the obligations of the parties regarding the calculation of the annual facility charge for the existing District Court facility in the city of Issaquah at commencement of this Agreement.

- 1. Beginning in 2007 and continuing through 2016, the annual facility charge for the existing Issaquah facility is the net square footage pursuant to Section 3.2 multiplied by the rate per square foot. The rate per square foot is the sum of the rate for Operations and Maintenance (Paragraph #2) and the Lease rate (Paragraph #3).
- 2. King County's Facilities Management Division determines the cost per square foot for Operations and Maintenance for facilities owned and maintained by the County. The Facilities Management Division will provide the rate for Operations and Maintenance for the next calendar year for each applicable District Court facility by September of each year. For the purposes of this Agreement, the rate provided will exclude any adjustment for rebuilding the division's fund balance reserve. For 2007, the rate is \$12.65 or the actual rate provided by the Facilities Management Division, whichever is less. The rate each year thereafter is the lesser amount between the actual rate provided by the Facilities Management Division and the capped rate determined by multiplying the 2007 rate by the multiplier for the corresponding year shown in the following table.

	2008	2009	2010	2011	2012	2013	2014	2015	2016
Inflation	J /0	370	.3%	30/2	20/	20/	00/		
Multiplier	1.030	1.061	1.093	1.126	1.159	1.194	1.230	1.267	1.305

3. The Lease rate is based on the County's annual amortized lease cost for the Issaquah facility reduced for the amortized amount of the residual value of the facility and land. Attachment 1 to this Exhibit shows the methodology for this calculation including the final negotiated lease rate (Option C). The final negotiated lease rate, which is shown below, is calculated based on a 3% annual escalation factor and includes major maintenance.

<u>2007</u>	<u>2008</u>	<u>2009</u>	<u>2010</u>	<u>2011</u>
\$17.00	\$17.51	\$18.04	\$18.58	\$19.13
<u>2012</u>	<u>2013</u>	<u>2014</u>	<u>2015</u>	<u>2016</u>
\$19.71	\$20.30	\$20.91	\$21.54	\$22.18

4. Beginning in July 2014 and ending no later than March 31, 2015, the Cities and the County shall determine a methodology for an annual facility charge for existing facilities referenced in this exhibit for 2017 and subsequent years. For 2017, 2018, and 2019, this methodology shall be consistent with the lease methodology in Attachment 1 to this Exhibit. For 2020 and thereafter, this methodology shall take into account a reasonable fair market value for existing court facilities.

#### EXHIBIT D ONE-TIME COSTS FOR TECHNOLOGY IMPROVEMENT PROJECTS

This exhibit is attached to the Interlocal Agreement for the Provision of District Court Services between the County and the City. The terms and conditions described in this Exhibit are a further description of the obligations of the parties regarding the one-time costs for technology improvement projects.

- 1. The District Court shall present its five-year technology plan and annual update to the DCMRC beginning in 2007. The technology plan shall be consistent with the Technology Plan Template published by the King County Office of Information and Resource Management. The technology plan shall describe the projected business needs of the District Court, assess the ability of current technology systems to meet these needs, and outline overall technology strategies and potential projects to support the projected business needs of the District Court. The District Court shall present the business case for each proposed technology improvement project. The business case shall identify: (1) capital, operations and maintenance costs for each technology improvement project, (2) the benefits to the court system and users, and (3) potential impacts to cities associated with implementing each technology improvement project. The Cities shall have an opportunity to provide input on the five-year technology plan and business cases for proposed technology improvement projects. One-time costs for technology improvement projects shall be identified separately from operating and capital costs as part of reconciliation.
- 2. For 2007, 2008, and 2009 only, the amount of Cities' annual contribution to the reserve (sinking fund) for funding their share of the one-time costs for technology improvement projects shall be equivalent to the Cities' share of \$100,000. Beginning in 2010, the amount of their annual contribution shall be equivalent to the Cities' share of \$300,000. The Cities' share is defined as the multiplier calculated in Attachment A of Exhibit A (percentage of salaries and benefits for contract cities).
- 3. The Cities' contribution would be adjusted or waived in any year where the reserve is projected to exceed the equivalent of the Cities' share of \$900,000 increased by 2% per year beginning in 2008. Annually, the net interest earnings attributable to the balance of funds in the Cities' reserve shall accrue to their reserve.
- 4. Funds from the reserve shall not be used until a business case for the technology improvement project has been presented to the DCMRC and the technology improvement project has been implemented. The amount of funds used for any one project shall be based on the Cities' share. If the funds in the reserve are not sufficient to cover the Cities' share of an implemented technology improvement project, the contributions of Cities to the reserve fund in subsequent years may be used to cover this shortfall.
- 5. If this Agreement is terminated, the City shall receive its portion of the reserve remaining on January 1<sup>st</sup> following the date of termination.